

	South Carolina	OMB Centrol Number: 0938-1148
	Number: SC -14-0004	Expiration date: 10/31/2014
LITTLE PROGRAMMENT OF THE PROGRA	y Groups - Options for Coverage als with Tuberculosis	S55
1902(a)(10) 1902(z)	(A)(ii)(XII)	
individuals established i	with Tuberculosis - The state elects to cover individuals infecte by the state, limited to tuberculosis-related services.	d with tuberculosis who have income at or below a standard
		77. A. P. 49
pundung	e state attests that it operates this eligibility group in accordance v	
	The same of the sa	e following criteria:
	M Are infected with tubercelosis.	
	Are not otherwise eligible for mandatory coverage under the	: Medicaid state plaa.
	Have household income under a standard established by the	state.
[80]	MAGI-based income methodologies are used in calculating hou Based Income Methodologies, completed by the state.	schold income. Please refer as necessary to \$10 MAGI-
	Income standard used for this group	
	Maximum imasus standard	
	First indicate the maximum income standard that could be us the state uses for the group.	sed for this group and then indicate the income standard
	The state elects to convert the effective income level for or state plan as of March 23, 2010 and December 31, 2013 to	overage of this eligibility group in effect in the Medicaid MACI-equivalent standards.
	C Yes © No	
	The state's maximum income standard for this eligibility	
	The break-even point for earned income under	the SSI program.
	March 23, 2010, not converted to a MAGI-equi	
	C The effective income level for this eligibility go December 31, 2013, not converted to a MAGI-	roup under the Medicaid state plan in effect as of exprivalent standard.
	No income test (all income is disregarded), if number the Medicaid state plan in effect as of Ma	o income test was used for this eligibility group such 23, 2010 or December 31, 2013.
	■ Income standard chosen	
	The state's income standard used for this eligibility group is:	
	C The maximum income standard.	
	The first chosen as the maximum income standard, the brea	k-even point for earned income under the SSI program.
	Another income standard less than the maximum standard	ed allowed

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		The amount of the income standard is:
		© A percentage of the federal poverty level: [133] %
		A dollar amount
9	Ind dia	ividuals qualifying under this group are eligible only for the following services, provided the service is related to the gnosis, treatment or management of the individual's tuberculosis.
		Prescribed drugs, described in 42 CFR 440.120
		Physician services, described in 42 CFR 440.50
		Outpatient hospital and cural health clinic described in 42 CFR 440.20 and Federally-qualified health center services
		Laboratory and x-ray services (including services to confirm the presence of the infection), described in 42 CFR 440.30
		Clinic services, described in 42 CFR 440.90
		Case management services defined in 42 CFR 440.169
		Services other than room and board designed to encourage completion of regimens of prescribed drugs by out-pictions, including services to observe directly the intake of prescription drugs.
	Lim	related to tuberculosis-related services may be found in the Benefits section.

PRA Disclosure Statement

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V.20140415

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SUPERSEDING PAGES OF STATE PLAN MATERIAL TRANSMITTAL NUMBER: 13-0014 MM1 South Carolina

Pages or sections of pages being superseded by S25, S28, S30, S51, S52, S53, S54, S59 and S14 and related pages or sections of pages being deleted as obsolete

State Plan Section	Complete Pages Removed	Partial Pages Removed
Attachment 2.2-A	Page 1 Page 3 Page 3a Page 4 Page 4a Page 12 Page 13 Page 14 Page 14a Page 23 Page 23b Page 28	Page 2, A.2.b Page 2, A.2.c Page 2a, A. 3. Page 5, A.10. Page 9c, B.1 remove "caretaker relatives & pregnant women" Page 20, B.14 Page 23c, B.19 and B.21 Page 23d, B.23 Page 25, C.4.
Supplement 1 to Attachment 2.2-A	Page 1	
Attachment 2.6-A	Page 3b Page 11a Page 19 Page 19a Page 19b Page 21	Page 1, A.2.a.(i) & (iii) Page 6 related to AFDC recipients, pregnant women, infants, and children Page 7, 1.a(1) & (2) Page 12, 1.e.(2) Page 18, C.5.e Page 25, 11.a.(3)
Supplement 1 to Attachment	Pages 1-4	

2.6-A		
Supplement 2 to Attachment 2.6-A	Pages 1-5	
Supplement 8a to Attachment 2.6-A	Page 5	Page 1, B and C Page 2 related to qualified children and pregnant women; poverty level pregnant women, infants, and children; Reasonable categories of AFDC- 1905(a)(i)related children, State subsidized adoption children, and Independent foster care adolescents
Supplement 12 to Attachment 2.6-A	Pages 1-3	



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AFDC Income Standards

Enter the AFDC Standards below. All states must enter:

MAGI-equivalent AFDC Payment Standard in Effect As of May 1, 1988 and AFDC Payment Standard in Effect As of July 16, 1996

Entry of other standards is optional.

MAGI-equivalent AFDC Payment Standard in Effect As of May 1, 1988

Income Standard Entry - Dollar Amount: Automatic Increase Option

613a

The standard is as follows:

- Statewide standard
- C Standard varies by region
- C Standard varies by living arrangement
- C Standard varies in some other way

Enter the statewide standard

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Household size	Standard (\$)	Additional incremental amount (Yes • No
1	163	Increment amount \$
2	219	X
3	276	X
4 .	332	
5	388	
6	445	X
7	501	X
8	558	X
9	614	X
10	671	X
11	727	×
12	783	X
13	839	X
l- 14	897	X
15	953	X

The dollar amounts increase automatically each year

€ No (Yes

AFDC Payment Standard in Effect As of July 16, 1996

Income Standard Entry Dollar Amount & Automatic Increase Option 💝 Si3a

The standard is as follows:

- Statewide standard
- C Standard varies by region
- C Standard varies by living arrangement

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	Household size	Standard (\$)		(Yes	• No	ental amount	
	1	119	X	Incremen	t amount	\$	
+	2	160	X				
+	3	201	X				
+	4	242	X				
1	5	283	X				
+	6	324	X				
-	7	365	X				
-	8	407	X				
1	9	448	X				
	10	489	X				
7	11	530	X				
7	12	571	X				
	13	612	X				
	14	654	X				
	15	695	X				
	dollar amounts inc						

MAGI-equivalent AFDC Payment Standard in Effect As of July 10, 1990

Income Standard Entry - Dollar Amount - Automatic Incres	sse Option 📜 📳 📑 S13a
The standard is as follows:	
Statewide standard	

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- C Standard varies by region
- C Standard varies by living arrangement
- C Standard varies in some other way

Enter the statewide standard

	Household size	Standard (\$)	
4	1	163	X
+	2	219	X
-	3	276	X
•	4	332	X
1	5	388	X
Ŧ	6	445	X
7	7	501	X
	8	558	X
4	9	614	X
-	10	671	X
1	11	727	X
1	12	783	X
- 4	13	839	X

Additional incremental amount

 No
 No (Yes

Increment amount \$

The dollar amounts increase automatically each year

897

953

C Yes

15

No
 No
 No

AFOC Need Standard in Effect As of July 16, 1996 🚕 🚉

Income Standard Entry - Dollar Amount - Automatic Increase Option

The standard is as follows:

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rcentage
= 8
38
no more;
since
13a

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The standard is as follows:		
C Statewide standard		
C Standard varies by reg	ion	
C Standard varies by livi	ng arrangement	
C Standard varies in som	e other way	
The dollar amounts incre	ase automatically each year	
C Yes C No		
C Yes C No		
← Yes ← No GI-equivalent TANF p	ayment standard	
← Yes ← No GI-equivalent TANF (S13a
Yes No GI-equivalent TANE 1 Income Standard Entr	ayment standard	\$13a
Yes No GI-equivalent TANE 1 Income Standard Entr	ayment standard	S13a
Yes No GI-equivalent TANF a Income Standard Entr The standard is as follows:	payment standard y - Dollar Amount - Automatic Increase Option	\$13a
Yes No GI-equivalent TANF Income Standard Entr The standard is as follows: C Statewide standard	oayment standard y - Dollar Amount - Automatic Increase Option	Sida
GI-equivalent TANE Income Standard Entr The standard is as follows: C Statewide standard C Standard varies by re	y - Dollar Amount - Automatic Increase Option gion ving arrangement	\$13a

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	gibility Groups - Mandatory Coverage S25 rents and Other Caretaker Relatives
190	CFR 435.110 12(a)(10)(A)(i)(I) B1(b) and (d)
	Parents and Other Caretaker Relatives - Parents and other caretaker relatives of dependent children with household income at or below a standard established by the state.
	The state attests that it operates this eligibility group in accordance with the following provisions:
	Individuals qualifying under this eligibility group must meet the following criteria:
!	Are parents or other caretaker relatives (defined at 42 CFR 435.4), including pregnant women, of dependent children (defined at 42 CFR 435.4) under age 18. Spouses of parents and other caretaker relatives are also included.
	The state elects the following options:
	This eligibility group includes individuals who are parents or other caretakers of children who are 18 years old, provided the children are full-time students in a secondary school or the equivalent level of vocational or technical training.
	. Options relating to the definition of caretaker relative (select any that apply):
	The definition of caretaker relative includes the domestic partner of the parent or other caretaker relative, even after the partnership is terminated.
	Definition of domestic partner:
	The definition of caretaker relative includes other relatives of the child based on blood (including those of half-blood), adoption or marriage.
	Description of other relatives: The standard definition of caretaker relative at 42 CFR 435.4 as well as cousin once removed.
	The definition of caretaker relative includes any adult with whom the child is living and who assumes primary responsibility for the dependent child's care.
	Options relating to the definition of dependent child (select the one that applies):
	The state elects to eliminate the requirement that a dependent child must be deprived of parental support or care by reason of the death, physical or mental incapacity, or absence from the home or unemployment of at least one parent.
	The child must be deprived of parental support or care, but a less restrictive standard is used to measure unemployment of the parent (select the one that applies):

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	Have household income at or below the standard established by the state.
	MAGI-based income methodologies are used in calculating household income. Please refer as necessary to S10 MAGI-Based Income Methodologies, completed by the state.
	Income standard used for this group
	Minimum income standard
	The minimum income standard used for this group is the state's AFDC payment standard in effect as of May 1, 1988, converted to MAGI-equivalent amounts by household size. The standard is described in S14 AFDC Income Standards.
	The state certifies that it has submitted and received approval for its converted May 1, 1988 AFDC payment standard.
	An attachment is submitted.
	Maximum income standard
٠	The state certifies that it has submitted and received approval for its converted income standard(s) for parents and other caretaker relatives to MAGI-equivalent standards and the determination of the maximum income standard to be used for parents and other caretaker relatives under this eligibility group.
	An attachment is submitted:
	The state's maximum income standard for this eligibility group is:
	The state's effective income level for section 1931 families under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.
	The state's effective income level for section 1931 families under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.
	The state's effective income level for any population of parents/caretaker relatives under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.
	The state's effective income level for any population of parents/caretaker relatives under a Medicaid 1115 (demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.
	Enter the amount of the maximum income standard:

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 • A percentage of the federal poverty level: 62 %
The state's AFDC payment standard in effect as of July 16, 1996, converted to a MAGI-equivalent standard. The standard is described in S14 AFDC Income Standards.
The state's AFDC payment standard in effect as of July 16, 1996, increased by no more than the percentage increase in the Consumer Price Index for urban consumers (CPI-U) since such date, converted to a MAGI-equivalent standard. The standard is described in S14 AFDC Income Standards.
The state's TANF payment standard, converted to a MAGI-equivalent standard. The standard is described in S14 AFDC Income Standards.
Other dollar amount
Income standard chosen:
Indicate the state's income standard used for this eligibility group:
C The minimum income standard
The maximum income standard
The state's AFDC payment standard in effect as of July 16, 1996, increased by no more than the percentage increase in the Consumer Price Index for urban consumers (CPI-U) since such date. The standard is described in S14 AFDC Income Standards.
Another income standard in-between the minimum and maximum standards allowed
There is no resource test for this eligibility group.
Presumptive Eligibility
The state covers individuals under this group when determined presumptively eligible by a qualified entity. The state assure it also covers individuals under the Pregnant Women (42 CFR 435.116) and/or Infants and Children under Age 19 (42 CFR 435.118) eligibility groups when determined presumptively eligible.
C-Yes • No

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rate: 01/10/14 Effective Date: 01/01/14



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1000	gibility Groups - Mandatory Coverage S28, egnant Women
190 190	CFR 435.116 D2(a)(10)(A)(i)(III) and (IV) D2(a)(10)(A)(ii)(I), (IV) and (IX) B1(b) and (d)
	Pregnant Women - Women who are pregnant or post-partum, with household income at or below a standard established by the state.
	The state attests that it operates this eligibility group in accordance with the following provisions:
	■ Individuals qualifying under this eligibility group must be pregnant or post-partum, as defined in 42 CFR 435.4.
	Pregnant women in the last trimester of their pregnancy without dependent children are eligible for full benefits under this group in accordance with section 1931 of the Act, if they meet the income standard for state plan Parents and Other Caretaker Relatives at 42 CFR 435.110.
	• Yes C No
	MAGI-based income methodologies are used in calculating household income. Please refer as necessary to S10 MAGI-Based Income Methodologies, completed by the state.
	■ Income standard used for this group
	Minimum income standard (Once entered and approved by CMS, the minimum income standard cannot be changed.)
	The state had an income standard higher than 133% FPL established as of December 19, 1989 for determining eligibility for pregnant women, or as of July 1, 1989, had authorizing legislation to do so.
	• Yes C No
	Enter the amount of the minimum income standard (no higher than 185% FPL): 185
	Maximum income standard
	The state certifies that it has submitted and received approval for its converted income standard(s) for pregnant women to MAGI-equivalent standards and the determination of the maximum income standard to be used for pregnant women under this eligibility group.
	An attachment is submitted.
	The state's maximum income standard for this eligibility group is:
	The state's highest effective income level for coverage of pregnant women under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified pregnant women), 1902(a)(10)(A)(i)(IV) (mandatory poverty level-related pregnant women), 1902(a)(10)(A)(ii)(IX) (optional poverty level-related pregnant women), 1902(a)(10) (A)(ii)(I) (pregnant women who meet AFDC financial eligibility criteria) and 1902(a)(10)(A)(ii)(IV)

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MAGI-equivalent percent of FPL.

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(institutionalized pregnant women) in effect under the Medicaid state plan as of March 23, 2010, converted to a



	The state's highest effective income level for coverage of pregnant women under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified pregnant women), 1902(a)(10)(A)(i)(IV) (mandatory poverty level-related pregnant women), 1902(a)(10)(A)(ii)(IX) (optional poverty level-related pregnant women), 1902(a)(10) (A)(ii)(I) (pregnant women who meet AFDC financial eligibility criteria) and 1902(a)(10)(A)(ii)(IV) (institutionalized pregnant women) in effect under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
C	The state's effective income level for any population of pregnant women under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
Γ	The state's effective income level for any population of pregnant women under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
\subset	185% FPL
	The amount of the maximum income standard is: 194 % FPL
Inco	ome standard chosen
Ind	licate the state's income standard used for this eligibility group:
\subset	The minimum income standard
	The maximum income standard
C	Another income standard in-between the minimum and maximum standards allowed.
There is	s no resource test for this eligibility group.
	s for individuals in this eligibility group consist of the following:
	pregnant women eligible under this group receive full Medicaid coverage under this state plan.
_ Pre	egnant women whose income exceeds the income limit specified below for full coverage of pregnant women receive ly pregnancy-related services.
	nptive Eligibility
	ate covers ambulatory prenatal care for individuals under this group when determined presumptively eligible by a fied entity.
\cap Y	es (No

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OMB Control Number 0938-1148
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	OMB Expiration date: 10/31/2014
	Groups - Mandatory Coverage d Children under Age 19
	A)(i)(III), (IV), (VI) and (VII) A)(ii)(IV) and (IX)
	and Children under Age 19 - Infants and children under age 19 with household income at or below standards established by based on age group.
✓ The	state attests that it operates this eligibility group in accordance with the following provisions:
	Children qualifying under this eligibility group must meet the following criteria:
	Are under age 19
	Have household income at or below the standard established by the state.
	MAGI-based income methodologies are used in calculating household income. Please refer as necessary to S10 MAGI- Based Income Methodologies, completed by the state.
	Income standard used for infants under age one
	Minimum income standard
	The state had an income standard higher than 133% FPL established as of December 19, 1989 for determining eligibility for infants under age one, or as of July 1, 1989, had authorizing legislation to do so.
	Enter the amount of the minimum income standard (no higher than 185% FPL): 185 % FPL
	Maximum income standard
	The state certifies that it has submitted and received approval for its converted income standard(s) for infants under age one to MAGI-equivalent standards and the determination of the maximum income standard to be used for infants under age one. An attachment is submitted.
	The state's maximum income standard for this age group is:
	The state's highest effective income level for coverage of infants under age one under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(IV) (mandatory poverty level-related

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equivalent percent of FPL.

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infants), 1902(a)(10)(A)(ii)(IX) (optional poverty level-related infants) and 1902(a)(10)(A)(ii)(IV)

(institutionalized children), in effect under the Medicaid state plan as of March 23, 2010, converted to a MAGI-

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_	The state's highest effective income level for coverage of infants under age one under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(IV) (mandatory poverty level-related infants), 1902(a)(10)(A)(ii)(IX) (optional poverty level-related infants) and 1902(a)(10)(A)(ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of December 31, 2013, converted to a
	(institutionalized children), in effect under the Medicaid state plan as of December 31, 2013, converted to a
	MAGI-equivalent percent of FPL.

- The state's effective income level for any population of infants under age one under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
- The state's effective income level for any population of infants under age one under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
- C 185% FPL

Enter the amount of the maximum income standard: 194 % FPL

Income standard chosen

The state's income standard used for infants under age one is:

The maximum income standard

If not chosen as the maximum income standard, the state's highest effective income level for coverage of infants under age one under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10) (A)(i)(IV) (mandatory poverty level-related infants), 1902(a)(10)(A)(ii)(IX) (optional poverty level-related infants) and 1902(a)(10)(A)(ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's highest effective income level for coverage of infants under age one under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10) (A)(i)(IV) (mandatory poverty level-related infants), 1902(a)(10)(A)(ii)(IX) (optional poverty level-related infants) and 1902(a)(10)(A)(ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's effective income level for any population of infants under age one under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's effective income level for any population of infants under age one under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

- Another income standard in-between the minimum and maximum standards allowed, provided it is higher than the effective income standard for this age group in the state plan as of March 23, 2010.
- Income standard for children age one through age five, inclusive

Minimum income standard

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The minimum income standard used for this age group is 133% FPL.

Maximum income standard

The state certifies that it has submitted and received approval for its converted income standard(s) for children age one through five to MAGI-equivalent standards and the determination of the maximum income standard to be used for children age one through five.

An attachment is submitted.

The state's maximum income standard for children age one through five is:

The state's highest effective income level for coverage of children age one through five under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(VI) (mandatory poverty level-related children age one through five), and 1902(a)(10)(A)(ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

The state's highest effective income level for coverage of children age one through five under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(VI) (mandatory poverty level-related children age one through five), and 1902(a)(10)(A)(ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

- The state's effective income level for any population of children age one through five under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
- The state's effective income level for any population of children age one through five under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

Enter the amount of the maximum income standard: 143 % FPL

Income standard chosen

The state's income standard used for children age one through five is:

• The maximum income standard

If not chosen as the maximum income standard, the state's highest effective income level for coverage of children age one through five under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children),

(1902(a)(10)(A)(i)(VI) (mandatory poverty level-related children age one through five), and 1902(a)(10)(A)(ii) (IV) (institutionalized children), in effect under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's highest effective income level for coverage of children age one through five under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children),

1902(a)(10)(A)(i)(VI) (mandatory poverty level-related children age one through five), and 1902(a)(10)(A)(ii) (IV) (institutionalized children), in effect under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

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If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's effective income level for any population of children age one through five under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's effective income level for any population of children age one through five under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

Another income standard in-between the minimum and maximum standards allowed, provided it is higher than the effective income standard for this age group in the state plan as of March 23, 2010.

- Income standard for children age six through age eighteen, inclusive
 - Minimum income standard

The minimum income standard used for this age group is 133% FPL.

Maximum income standard

The state certifies that it has submitted and received approval for its converted income standard(s) for children age six through eighteen to MAGI-equivalent standards and the determination of the maximum income standard to be used for children age six through age eighteen.

An attachment is submitted.

The state's maximum income standard for children age six through eighteen is:

The state's highest effective income level for coverage of children age six through eighteen under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(VII) (mandatory poverty level-related children age six through eighteen) and 1902(a)(10)(A)(ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

The state's highest effective income level for coverage of children age six through eighteen under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(VII) (mandatory poverty level-related children age six through eighteen) and 1902(a)(10)(A)(ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

- The state's effective income level for any population of children age six through eighteen under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
- The state's effective income level for any population of children age six through eighteen under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
- 133% FPL
- Income standard chosen

The state's income standard used for children age six through eighteen is:

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The maximum income standard

If not chosen as the maximum income standard, the state's highest effective income level for coverage of children age six through eighteen under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(VII) (mandatory poverty level-related children age six through eighteen) and 1902(a)(10)(A) (ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's highest effective income level for coverage of children age six through eighteen under sections 1931 (low-income families), 1902(a)(10)(A)(i)(III) (qualified children), 1902(a)(10)(A)(i)(VII) (mandatory poverty level-related children age six through eighteen) and 1902(a)(10)(A) (ii)(IV) (institutionalized children), in effect under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's effective income level for any population of children age six through eighteen under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.

If higher than the highest effective income level for this age group under the state plan as of March 23, 2010, and if not chosen as the maximum income standard, the state's effective income level for any population of children age six through eighteen under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.

- Another income standard in-between the minimum and maximum standards allowed, provided it is higher than the effective income standard for this age group in the state plan as of March 23, 2010.
- There is no resource test for this eligibility group.
- Presumptive Eligibility

The state covers children when determined presumptively eligible by a qualified entity.

C Yes @ No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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Eligibility Groups - Mandatory Coverage

Adult Group

1902(a)(10)(A)(i)(VIII)
42 CFR 435.119

The state covers the Adult Group as described at 42 CFR 435.119.

Yes No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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OMB Control Number 0938-1148 OMB Expiration date: 10/31/2014

Eligibility Groups - Mandatory Co Former Foster Care Children	verage		S33
42 CFR 435.150 1902(a)(10)(A)(i)(IX)			
Former Foster Care Children - Individention in foster care when they turned age 18 or	luals under the age of 26, not other aged out of foster care.	wise mandatorily eligible, who	were on Medicaid and
▼ The state attests that it operates this	eligibility group under the following	ng provisions:	
Individuals qualifying under th	is eligibility group must meet the f	following criteria:	
Are under age 26.			
Are not otherwise eligible this group takes precedence	for and enrolled for mandatory cove e over eligibility under the Adult C	verage under the state plan, exce Group.	pt that eligibility under
Were in foster care under t plan or 1115 demonstration program.	he responsibility of the state or Tril n when they turned 18 or at the tim	be and were enrolled in Medica the of aging out of that state's or	id under the state's state Fribe's foster care
The state elects to cover of aged out of the foster care	children who were in foster care and e system.	d on Medicaid in <u>any</u> state at th	e time they turned 18 or
C Yes © No			
it also covers individuals under the	this group when determined presu e Pregnant Women (42 CFR 435.1 determined presumptively eligible.	16) and/or intants and Uniteren	entity. The state assures under Age 19 (42 CFR
← Yes ← No	· .		

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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Eligibility Groups - Options for Coverage Individuals above 133% FPL

1902(a)(10)(A)(ii)(XX) 1902(hh) 42 CFR 435.218

Individuals above 133% FPL - The state elects to cover individuals under 65, not otherwise mandatorily or optionally eligible, with income above 133% FPL and at or below a standard established by the state and in accordance with provisions described at 42 CFR 435.218.

C Yes @ No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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Eligibility Groups - Options for Coverage
Optional Coverage of Parents and Other Caretaker Relatives

S51

42 CFR 435.220 1902(a)(10)(A)(ii)(I)

Optional Coverage of Parents and Other Caretaker Relatives - The state elects to cover individuals qualifying as parents or other caretaker relatives who are not mandatorily eligible and who have income at or below a standard established by the state and in accordance with provisions described at 42 CFR 435.220.

C Yes @ No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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Eligibilità Groups - Options for Coverage Reasonable Glassification of Individuals under Age 21
42 CFR 435.222 1902(a)(10)(A)(ii)(I) 1902(a)(10)(A)(ii)(IV)
Reasonable Classification of Individuals under Age 21 - The state elects to cover one or more reasonable classifications of individuals under age 21 who are not mandatorily eligible and who have income at or below a standard established by the state and in accordance with provisions described at 42 CFR 435.222.
Yes
✓ The state attests that it operates this eligibility group in accordance with the following provisions:
Individuals qualifying under this eligibility group must qualify under a reasonable classification by meeting the following criteria:
Be under age 21, or a lower age, as defined within the reasonable classification.
Have household income at or below the standard established by the state, if the state has an income standard for the reasonable classification.
Not be eligible and enrolled for mandatory coverage under the state plan.
MAGI-based income methodologies are used in calculating household income. Please refer as necessary to S10 MAGI-Based Income Methodologies, completed by the state.
The state covered at least one reasonable classification under this eligibility group under its Medicaid state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013, with income standards higher (including disregarding all income) than the current mandatory income standards for the individual's age.
Yes C No
The state also covered at least one reasonable classification under this group in the Medicaid state plan as of March 23, 2010 with income standards higher (including disregarding all income) than the current mandatory income standards for the individual's age.
● Yes ○ No
Reasonable Classifications Covered in the Medicaid State Plan as of March 23, 2010
The state attaches the approved pages from the Medicaid state plan as of March 23, 2010 to indicate the age groups, reasonable classifications, and income standards used at that time for this eligibility group.
An attachment is submitted.
Current Coverage of All Children under a Specified Age



The state covers all children under a specified age limit, equal to or higher than the age limit and/or income standard used in the Medicaid state plan as of March 23, 2010, provided the income standard is higher than the current mandatory income standard for the individual's age. The age limit and/or income standard used must be no higher than any age limit and/or income standard covered in the Medicaid state plan as of December 31, 2013 or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013. Higher income standards may include the disregard of all income.

O Yes (No

Current Coverage of Reasonable Classifications Covered in the Medicaid State Plan as of March 23, 2010

The state covers reasonable classifications of children previously covered in the Medicaid state plan as of March 23, 2010, with income standards higher than the current mandatory income standard for the age group. Age limits and income standards are equal to or higher than the Medicaid state plan as of March 23, 2010, but no higher than any age limit and/or income standard for this classification covered in the Medicaid state plan as of December 31, 2013 or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013. Higher income standards may include the disregard of all income.

Yes No

Indicate the reasonable classifications of children that were covered in the state plan in effect as of March 23, 2010 with income standards higher than the mandatory standards used for the child's age, using age limits and income standards that are not more restrictive than used in the state plan as of as March 23, 2010 and are not less restrictive than used in the Medicaid state plan as of December 31, 2013 or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013.

Current Coverage of Reasonable Classifications Covered in the Medicaid State Plan as of March 23, 2010

Reasonable Classifications of Children S
☑ Individuals for whom public agencies are assuming full or partial financial responsibility.
☑ Individuals placed in foster care homes by public agencies
Indicate the age which applies:
Ounder age 21 ☐ Under age 20 ☐ Under age 19 ☐ Under age 18
Individuals placed in foster care homes by private, non-profit agencies
Individuals placed in private institutions by public agencies
Indicate the age which applies:
● Under age 21 Under age 20 Under age 19 Under age 18
Individuals placed in private institutions by private, non-profit agencies
Individuals in adoptions subsidized in full or part by a public agency
☐ Individuals in nursing facilities, if nursing facility services are provided under this plan
Individuals receiving active treatment as inpatients in psychiatric facilities or programs, if such services are provided under this plan

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standard for the child's age. It may be no lower than the income standard used in the state plan as of March 23, 2010 and no higher than the highest standard used in the Medicaid state plan as of December 31, 2013 or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013. Click here once Statform above is complete to view the income standards form; Individuals placed in foster care homes by public agencies	
Income standard used ■ Income standard used ■ Minimum income standard The minimum income standard for this classification of children is the AFDC payment standard in effect as of July 16, 1996, not converted to MAGI-equivalent. This standard is described in S14 AFDC Income Standards. ■ Maximum income standard No income test was used (all income was disregarded) for this classification either in the Medicaid state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013. ○ Yes ● No The state certifies that it has submitted and received approval for its converted income standards for this classification of children to MAGI-equivalent standards and the determination of the maximum income standard to be used for this classification of children under this eligibility group. ■ Anatrachment is submitted The state's effective income level for this classification of children under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under a Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.	Other reasonable classifications
Income standard used ■ Income standard used ■ Minimum income standard The minimum income standard for this classification of children is the AFDC payment standard in effect as of July 16, 1996, not converted to MAGI-equivalent. This standard is described in S14 AFDC Income Standards. ■ Maximum income standard No income test was used (all income was disregarded) for this classification either in the Medicaid state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013. ○ Yes ● No The state certifies that it has submitted and received approval for its converted income standards for this classification of children to MAGI-equivalent standards and the determination of the maximum income standard to be used for this classification of children under this eligibility group. ■ Anatrachment is submitted The state's effective income level for this classification of children under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under a Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.	andard for the child's age. It may be no lower than the income standard used in the state plan as of March 23, 010 and no higher than the highest standard used in the Medicaid state plan as of December 31, 2013 or under a dedicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013.
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as of July 16, 1996, not converted to MAGI-equivalent. This standard is described in S14 AFDC Income Standards. Maximum income standard No income test was used (all income was disregarded) for this classification either in the Medicaid state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013. Yes No The state certifies that it has submitted and received approval for its converted income standards for this classification of children to MAGI-equivalent standards and the determination of the maximum income standard to be used for this classification of children under this eligibility group. The state's maximum income standard for this classification of children under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under a Medicaid 1115 Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or	Minimum income standard
No income test was used (all income was disregarded) for this classification either in the Medicaid state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013. Or Yes No The state certifies that it has submitted and received approval for its converted income standards for this classification of children to MAGI-equivalent standards and the determination of the maximum income standard to be used for this classification of children under this eligibility group. The state's maximum income standard for this classification of children (which must exceed the minimum for the classification) is: The state's effective income level for this classification of children under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under a Medicaid 1115 Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or	as of July 16, 1996, not converted to MAGI-equivalent. This standard is described in S14 AFDC Income
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C as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size. The state's effective income level for this classification of children under a Medicaid 1115 Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or	 as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household
Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or	as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by
	O Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or



	The state's effective income level for this classification of children under a Medicaid 1115 Demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.
	Enter the amount of the maximum income standard:
	A percentage of the federal poverty level:62
	The state's AFDC payment standard in effect as of July 16, 1996, converted to a MAGI-equivalent standard. This standard is described in S14 AFDC Income Standards. This option should only be selected for children 19 and older, and only if the state has not elected to cover the Adult Group.
	The state's TANF payment standard, converted to a MAGI-equivalent standard. This standard is described in \$14 AFDC Income Standards. This option should only be selected for children 19 and older, and only if the state has not elected to cover the Adult Group.
	Other dollar amount
lnco	ome standard chosen
Ind	ividuals qualify under this classification under the following income standard:
	The minimum standard.
•	The maximum income standard.
0	If not chosen as the maximum income standard, the state's effective income level for this classification under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.
C	If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this classification under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.
C	If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this classification under a Medicaid 1115 Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.
Ç	If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this classification under a Medicaid 1115 Demonstration as of December 31, 2013, converted to a MAGI equivalent percent of FPL or amounts by household size.
C	Another income standard in-between the minimum and maximum standards allowed, provided it is higher than the effective income level for this classification in the state plan as of March 23, 2010, converted to a MAGI equivalent.

SC-13-0014-MM1 South Carolina Approval Date: 01/10/14

Effective Date 01/01/14

\$52-4

Income standard used

Minimum income standard

The minimum income standard for this classification of children is the AFDC payment standard in effect as of July 16, 1996, not converted to MAGI-equivalent. This standard is described in S14 AFDC Income Standards.

Maximum income standard

No income test was used (all income was disregarded) for this classification either in the Medicaid state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013.

C Yes O No

The state certifies that it has submitted and received approval for its converted income standards for this classification of children to MAGI-equivalent standards and the determination of the maximum income standard to be used for this classification of children under this eligibility group.

An attachment is submitted.

The state's maximum income standard for this classification of children (which must exceed the minimum for the classification) is:

The state's effective income level for this classification of children under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.

The state's effective income level for this classification of children under the Medicaid state plan C as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.

The state's effective income level for this classification of children under a Medicaid 1115

Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.

The state's effective income level for this classification of children under a Medicaid 1115

C Demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.

Enter the amount of the maximum income standard:



	A percentage of the federal poverty level: 62 %
	The state's AFDC payment standard in effect as of July 16, 1996, converted to a MAGI-equivalent standard. This standard is described in S14 AFDC Income Standards. This option should only be selected for children 19 and older, and only if the state has not elected to cover the Adult Group.
	The state's TANF payment standard, converted to a MAGI-equivalent standard. This standard is described in S14 AFDC Income Standards. This option should only be selected for children 19 and older, and only if the state has not elected to cover the Adult Group.
	Other dollar amount
Inco	me standard chosen
Ind	ividuals qualify under this classification under the following income standard:
\circ	The minimum standard.
•	The maximum income standard.
C	If not chosen as the maximum income standard, the state's effective income level for this classification under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.
C	If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this classification under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.
Q	If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this classification under a Medicaid 1115 Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.
C	If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this classification under a Medicaid 1115 Demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.
C	Another income standard in-between the minimum and maximum standards allowed, provided it is higher than the effective income level for this classification in the state plan as of March 23, 2010, converted to a MAGI equivalent.

The state covers reasonable classifications of children not covered in the Medicaid state plan as of March 23, 2010, but covered under the Medicaid state plan as of December 31, 2013 or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013 with an income standard higher than the current mandatory income standard for the age group.

• Yes C No

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	The additional previously covered reasonable Additional Previously Covered Reasonable				
	teasonable Classifications of Child	irence de la			
	Individuals for whom public agenci	es are assuming full or partial financial res	sponsibility.		
	Individuals in adoptions subsidized	in full or part by a public agency			
	☐ Individuals in nursing facilities, if r	nursing facility services are provided under	r this plan		
	Individuals receiving active treatment as inpatients in psychiatric facilities or programs, if such services are provided under this plan				
	Other reasonable classifications				
	Name of classification	Description	Age Limit		
	+ 2101(f)-Like Children	Children who were enrolled in Medicaid on 12/31/2013 and would otherwise become ineligible for Medicaid at their first redetermination using MAGI methodologies solely due to the loss of income disregards will remain Medicaid eligible until their next redetermination using MAGI methodologies	Under age 19		
. !	Enter the income standard used for these c child's age but may be no higher than the ha Medicaid 1115 Demonstration as of Mar	righest standard used in the state plan as of	December 31, 2013 or unde	ie er	
:	2101(D-Like Children	MANAGED TO THE STATE OF THE STA			
	■ Income standard used	Madestant A street of the dependent of the street of the s			
	Minimum income standard				
	The minimum income standard for children under this ag	or this classification of children must exce e under the Infants and Children under Ag	eed the lowest income standa te 19 eligibility group.	rd	
	Maximum income standard				
	No income test was used (all inc plan as of December 31, 2013, o December 31, 2013.	ome was disregarded) for this classification r under a Medicaid 1115 Demonstration a	on either in the Medicaid state s of March 23, 2010 or	e	
	• Yes C No				
	No income test was used (all income was disregarded) for this classification under:				

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(check all that apply)
The Medicaid state plan as of March 23, 2010.
The Medicaid state plan as of December 31, 2013.
A Medicaid 1115 Demonstration as of March 23, 2010.
A Medicaid 1115 Demonstration as of December 31, 2013.
The state's maximum standard for this classification of children is no income test (all income is disregarded).
■ Income standard chosen
Individuals qualify under this classification under the following income standard:
This classification does not use an income test (all income is disregarded).
Another income standard higher than both the minimum income standard and the effective income level for this classification in the state plan as of March 23, 2010, converted to a MAGI equivalent.
Additional new age groups or reasonable classifications covered
If the state has <u>not</u> elected to cover the Adult Group (42 CFR 435.119), it may elect to cover additional new age group or reasonable classifications that have not been covered previously. If the state covers the Adult Group, this additions option is not available, as the standard for the new age groups or classifications is lower than that used for mandatory coverage.
The state does <u>not</u> cover the Adult Group and elects the option to include in this eligibility group additional age group or reasonable classifications that have not been covered previously in the state plan or under a Medicaid 1115 Demonstration. Any additional age groups or reasonable classifications not previously covered are restricted to the AFDC income standard from July 16, 1996, not converted to a MAGI-equivalent standard.
C) Yes (No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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OMB Control Number 0938-1148

OMB Expiration date: 10/31/2014
Eligibility Groups - Options for Coverage S53 Children with Non IV-F. Adoption Assistance S
42 CFR 435.227 1902(a)(10)(A)(ii)(VIII)
Children with Non IV-E Adoption Assistance - The state elects to cover children with special needs for whom there is a non IV-E adoption assistance agreement in effect with a state, who were eligible for Medicaid, or who had income at or below a standard established by the state and in accordance with provisions described at 42 CFR 435,227.
© Yes (No
▼ The state attests that it operates this eligibility group in accordance with the following provisions:
Individuals qualifying under this eligibility group must meet the following criteria:
The state adoption agency has determined that they cannot be placed without Medicaid coverage because of special needs for medical or rehabilitative care;
Are under the following age (see the Guidance for restrictions on the selection of an age):
• Under age 21
C Under age 20
C Under age 19
Under age 18
MAGI-based income methodologies are used in calculating household income. Please refer as necessary to S10 MAGI-Based Income Methodologies, completed by the state.
The state covered this eligibility group in the Medicaid state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013.
© Yes C No
The state also covered this eligibility group in the Medicaid state plan as of March 23, 2010.
(Yes (No
Individuals qualify under this eligibility group if they were eligible under the state's approved state plan prior to the execution of the adoption agreement.
The state used an income standard or disregarded all income for this eligibility group either in the Medicaid state plan as of March 23, 2010 or December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013.
• Yes No
Income standard used for this eligibility group
Minimum income standard
The minimum income standard for this eligibility group is the AFDC payment standard in effect as of July 16, 1996, not converted to MAGI-equivalent. This standard is described in S14 AFDC Income Standards.
Maximum income standard

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pla	income test was used (all income was disregarded) for this eligibility group either in the Medicaid state n as of March 23, 2010 or December 31, 2013, or under a Medicaid 1115 Demonstration as of March 2010 or December 31, 2013.	
\subset	Yes (No	
7	The state certifies that it has submitted and received approval for its converted income standard(s) for this eligibility group to MAGI-equivalent standards and the determination of the maximum income standard to be used for individuals under this eligibility group.	
	An attachment is submitted.	
Th	ne state's maximum income standard for this eligibility group (which must exceed the minimum) is:	
(The state's effective income level for this eligibility group under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.	
The state's effective income level for this eligibility group under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household		
C	The state's effective income level for this eligibility group under a Medicaid 1115 Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.	
(The state's effective income level for this eligibility group under a Medicaid 1115 Demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.	
Е	Enter the amount of the maximum income standard:	
	A percentage of the federal poverty level: 62 %	
(The state's AFDC payment standard in effect as of July 16, 1996, converted to a MAGI-equivalent standard. This standard is described in S14 AFDC Income Standards. This option should be selected only if Under age 21 or Under age 20 was selected, and if the state has not elected to cover the Adult Group.	
	The state's TANF payment standard, converted to a MAGI-equivalent standard. This standard is described in S14 AFDC Income Standards. This option should be selected only if Under age 21 or Under age 20 was selected, and if the state has not elected to cover the Adult Group.	
	C Other dollar amount	
	Income standard chosen	
	Individuals qualify under this eligibility group under the following income standard, which must be higher than the minimum for this child's age:	
	C The minimum standard.	
	The maximum income standard.	
	If not chosen as the maximum income standard, the state's effective income level for this eligibility ground to a MAGI-requivalent percent of FPL or	

If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this eligibility group under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL, or amounts by household size.

under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or

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amounts by household size.

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If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this eligibility group under a Medicaid 1115 Demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL or amounts by household size.

If not chosen as the maximum income standard, and if higher than the effective income level used under the Medicaid state plan as of March 23, 2010, the state's effective income level for this eligibility group under a Medicaid 1115 Demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL or amounts by household size.

Another income standard in-between the minimum and maximum standards allowed, provided it is higher than the effective income level for this eligibility group in the state plan as of March 23, 2010, converted to a MAG1-equivalent.

There is no resource test for this eligibility group.

PRA Disclosure Statement

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OMB Control Number 0938-1148 OMB Expiration date: 10/31/2014

Eligibility Groups - Options for Coverage S54 Optional Targeted Low Income Children
1902(a)(10)(A)(ii)(XIV) 42 CFR 435.229 and 435.4 1905(u)(2)(B)
Optional Targeted Low Income Children - The state elects to cover uninsured children who meet the definition of optional targeted low income children at 42 CFR 435.4, who have household income at or below a standard established by the state and in accordance with provisions described at 42 CFR 435.229.
• Yes C No
The state attests that it operates this eligibility group in accordance with the following provisions:
Individuals qualifying under this eligibility group must not be eligible for Medicaid under any mandatory eligibility group.
MAGI-based income methodologies are used in calculating household income. Please refer as necessary to \$10 MAGI-Based Income Methodologies, completed by the state.
The state covered this eligibility group in the state plan as of December 31, 2013, or under a Medicaid 1115 Demonstration as of March 23, 2010 or December 31, 2013.
© Yes C No
The state also covered this eligibility group in the state plan as of March 23, 2010.
© Yes C No
Until October 1, 2019, states must include at least those individuals covered as of March 23, 2010, but may cover additional individuals. Effective October 1, 2019, states may reduce or eliminate coverage for this group.
Individuals are covered under this eligibility group, as follows:
♠ All children under age 18 or 19 are covered:
• Under age 19
C Under age 18
C The reasonable classification of children covered is:
Income standard used for this classification
Minimum income standard
The income standard for this classification of children must exceed the lowest income standard chosen for children in the age group selected above, under the mandatory Infants and Children under Age 19 eligibility group.
Maximum income standard

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The state certifies that it has submitted and received approval for its converted income standard(s) for this classification of children to MAGI-equivalent standards and the determination of the maximum income standard to be used for this classification of children under this eligibility group.

An attachment is submitted

The state's maximum income standard for this classification of children (which must exceed the minimum for the classification) is:

- C The state's effective income level for this classification of children under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
- The state's effective income level for this classification of children under the Medicaid State Plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
- The state's effective income level for this classification of children under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
- The state's effective income level for this classification of children under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
- C 200% FPL.
- A percentage of the FPL which may exceed the Medicaid Applicable Income Level, defined in section 2110(b)(4) of the Act, but by no more than 50 percentage points.
- The state's maximum income standard for this classification of children (which must exceed the minimum for the classification) is:

208 % FPL

Income standard chosen, which must exceed the minimum income standard

Individuals qualify under the following income standard:

- The maximum income standard.
- The state's effective income level for this eligibility group under the Medicaid state plan as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
- If higher than the effective income level used under the state plan as of March 23, 2010, the state's effective income level for this eligibility group under the Medicaid state plan as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
- If higher than the effective income level used under the state plan as of March 23, 2010, the state's effective income level for this eligibility group under a Medicaid 1115 demonstration as of March 23, 2010, converted to a MAGI-equivalent percent of FPL.
- If higher than the effective income level used under the state plan as of March 23, 2010, the state's effective income level for this eligibility group under a Medicaid 1115 demonstration as of December 31, 2013, converted to a MAGI-equivalent percent of FPL.
- C If higher than the effective income level used under the state plan as of March 23, 2010, 200% FPL.

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	If higher than the effective income level used under the state plan as of March 23, 2010, a percentage of the FPL which may exceed the Medicaid Applicable Income Level, defined in section 2110(b)(4) of the Act, but by no more than 50 percentage points.		
Another income standard in-between the minimum and maximum standards allowed, provided it is than the effective income level for this eligibility group in the state plan as of March 23, 2010.			
	The income standard for this eligibility group is: 208 % FPL		
	There is no resource test for this eligibility group.		
	Presumptive Eligibility		
	Presumptive eligibility for this group depends upon the selection of presumptive eligibility for the Infants and Children under Age 19 eligibility group. If presumptive eligibility is done for that group, it is done for this group under the same provisions.		

PRA Disclosure Statement

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OMB Control Number 0938-1148

OMB Expiration date: 10/31/2014

Eligibility Groups - Options for Coverage Individuals with Tuberculosis

855

1902(a)(10)(A)(ii)(XII)

1902(z)

Individuals with Tuberculosis - The state elects to cover individuals infected with tuberculosis who have income at or below a standard established by the state, limited to tuberculosis-related services.

Yes (No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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OMB Control Number 0938-1148 OMB Expiration date: 10/31/2014

Eligibility Groups - Options for Coverage Independent Foster Care Adolescents

S57

42 CFR 435.226 1902(a)(10)(A)(ii)(XVII)

Independent Foster Care Adolescents - The state elects to cover individuals under an age specified by the state, less than age 21, who were in state-sponsored foster care on their 18th birthday and who meet the income standard established by the state and in accordance with the provisions described at 42 CFR 435.226.

C Yes @ No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

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Approval Date: 01/10/14

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OMB Control Number 0938-1148

	OMB Expiration date: 10/31/2014
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	2(a)(10)(A)(ii)(XXI) CFR 435.214
inc	lividuals Eligible for Family Planning Services - The state elects to cover individuals who are not pregnant, and have household ome at or below a standard established by the state, whose coverage is limited to family planning and related services and in ordance with provisions described at 42 CFR 435.214.
(0	Yes (No
	☑ The state attests that it operates this eligibility group in accordance with the following provisions:
	The individual may be a male or a female.
	■ Income standard used for this group
	Maximum income standard
	The state certifies that it has submitted and received approval for its converted income standard(s) for pregnant women to MAGI-equivalent standards and the determination of the maximum income standard to be used for this eligibility group.
	. An attachment is submitted.
	The state's maximum income standard for this eligibility group is the highest of the following:
	The state's current effective income level for the Pregnant Women eligibility group (42 CFR 435.116) under the Medicaid state plan.
	The state's current effective income level for pregnant women under a Medicaid 1115 demonstration.
	← The state's current effective income level for Targeted Low-Income Pregnant Women under the CHIP state plan.
	The state's current effective income level for pregnant women under a CHIP 1115 demonstration.
	The amount of the maximum income standard is: 194 % FPL
	■ Income standard chosen
	The state's income standard used for this eligibility group is:
	• The maximum income standard
	Another income standard less than the maximum standard allowed.
	MAGI-based income methodologies are used in calculating household income. Please refer as necessary to S10 MAGI-Based Income Methodologies, completed by the state.

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In determining eligibility for this group, the state uses the following household size:
All of the members of the family are included in the household
Only the applicant is included in the household
The state increases the household size by one
In determining eligibility for this group, the state uses the following income methodology:
The state considers the income of the applicant and all legally responsible household members (using MAGI-based methodology).
C The state considers only the income of the applicant.
Benefits for this eligibility group are limited to family planning and related services described in the Benefit section.
Presumptive Eligibility
The state makes family planning services and supplies available to individuals covered under this group when determined presumptively eligible by a qualified entity.
C Yes © No

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

TN No: SC-13-0014-MM1 South Carolina

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SUPERSEDING PAGES OF STATE PLAN MATERIAL		
TRANSMITTAL NUMBER:	STATE:	
13-0015-MM2	South Carolina	
PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT:	PAGE NUMBER OF THE SUPERSEDED PLAN SECTION OR ATTACHMENT (If Applicable):	
S94 — Eligibility Process	Section 2.1 (d) TN MA 92-07, Effective Date 01/01/92, Approved 06/04/92 Section 2.1 (a) MA 92-07, Effective Date 01/01/92, Approved 06/04/92	



OMB Control Number 0938-1148 OMB Expiration date: 10/31/2014

OMB Expiration date. 165 17264.
General Eligibility Requirements Eligibility Process
42 CFR 435, Subpart J and Subpart M
Eligibility Process
The state meets all the requirements of 42 CFR 435, Subpart J for processing applications, determining and verifying eligibility, and furnishing Medicaid.
Application Processing
Indicate which application the agency uses for individuals applying for coverage who may be eligible based on the applicable modified adjusted gross income standard.
The single, streamlined application for all insurance affordability programs, developed by the Secretary in accordance with section 1413(b)(1)(A) of the Affordable Care Act
An alternative single, streamlined application developed by the state in accordance with section 1413(b)(1)(B) of the Affordable Care Act and approved by the Secretary, which may be no more burdensome than the streamlined application developed by the Secretary.
An attachment is submitted.
An alternative application used to apply for multiple human service programs approved by the Secretary, provided that the agency makes readily available the single or alternative application used only for insurance affordability programs to individuals seeking assistance only through such programs.
An attachment is submitted.
Indicate which application the agency uses for individuals applying for coverage who may be eligible on a basis other than the applicable modified adjusted gross income standard:
The single, streamlined application developed by the Secretary or one of the alternate forms developed by the state and approved by the Secretary, and supplemental forms to collect additional information needed to determine eligibility on such other basis, submitted to the Secretary.
An attachment is submitted.
An application designed specifically to determine eligibility on a basis other than the applicable MAGI standard which minimizes the burden on applicants, submitted to the Secretary.
An attachment is submitted.
The agency's procedures permit an individual, or authorized person acting on behalf of the individual, to submit an application via internet website described in 42 CFR 435.1200(f), by telephone, via mail, and in person.
The agency also accepts applications by other electronic means:
Yes No TN No. 13-0015-MM2 Approval Date: 02-12-14 Effective Date: 10-01-14

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South Carolina



	Indicate the other electronic means below:				
	Name of Method	Description			
	Facsimile Facsimile	Fax version of paper application	Х		
	+ Electronic Transfer	XML version of paper application	X		
V	The agency has procedures to take applications, assist applicants and perform initial processing of applications for the eligibility groups listed below at locations other than those used for the receipt and processing of applications for the title IV-A program, including Federally-qualified health centers and disproportionate share hospitals.				
	Parents and Other Caretaker Relatives				
	Pregnant Women				
	Infants and Children under Age 19				
Rec	letermination Processing				
V	Redeterminations of eligibility for individuals whose financial eligibility is based on the applicable modified adjusted gross income standard are performed as follows, consistent with 42 CFR 435.916:				
	Once every 12 months				
	Without requiring information from the individual if able to do so based on reliable information contained in the individual's account or other more current information available to the agency				
If the agency cannot determine eligibility solely on the basis of the information available to it, or otherwise needs addition information to complete the redetermination, it provides the individual with a pre-populated renewal form containing the information already available.			additional ng the		
	Redeterminations of eligibility for individuals whose financial eligibility is not based on the applicable modified adjusted gross income standard are performed, consistent with 42 CFR 435.916 (check all that apply):				
	Once every 12 months				
	Once every 6 months				
	Other, more often than once every 12 months				
Co	ordination of Eligibility and Enrollment				
V	The state meets all the requirements of 42 CFR 435, Sometical CHIP, Exchanges and other insurance afford with the Exchange and with other agencies administering	ubpart M relative to coordination of eligibility and enrollment be dability programs. The single state agency has entered into agreing insurance affordability programs.	etween ements		

PRA Disclosure Statement

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TN No. 13-0015-MM2 South Carolina Approval Date: 02-12-14

Effective Date: 10-01-14

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SUPERSEDING PAGES OF STATE PLAN MATERIAL		
TRANSMITTAL NUMBER: SC-13-0016-MM3	STATE: South Carolina	
PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT:	PAGE NUMBER OF THE SUPERSEDED PLAN SECTION OR ATTACHMENT (If Applicable):	
S10 - MAGI Income Methodology	Notwithstanding any other provisions of the South Carolina Medicaid State Plan, the financial eligibility methodologies described in State Plan Amendment SC-13-0016-MM3 will apply to all MAGI-based eligibility groups covered under South Carolina's Medicaid State Plan. The MAGI financial methodologies set forth in 42 CFR § 435.603 apply to everyone except those individuals described at 42 CFR § 435.603(j) for whom MAGI-based methods do not apply. This State Plan Amendment supersedes the current financial eligibility provisions of the Medicaid State Plan only with respect to the MAGI-based eligibility groups.	



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MAGI-Based Income Methodologies S1
1902(e)(14) 42 CFR 435.603
The state will apply Modified Adjusted Gross Income (MAGI)-based methodologies as described below, and consistent with 42 CFR 435.603.
In the case of determining ongoing eligibility for beneficiaries determined eligible for Medicaid on or before December 31, 2013, MAGI-based income methodologies will not be applied until March 31, 2014, or the next regularly-scheduled renewal of eligibility, whichever is later, if application of such methods results in a determination of ineligibility prior to such date.
In determining family size for the eligibility determination of a pregnant woman, she is counted as herself plus each of the children she is expected to deliver.
In determining family size for the eligibility determination of the other individuals in a household that includes a pregnant woman:
• The pregnant woman is counted just as herself.
The pregnant woman is counted as herself, plus one.
The pregnant woman is counted as herself, plus the number of children she is expected to deliver.
Financial eligibility is determined consistent with the following provisions:
When determining eligibility for new applicants, financial eligibility is based on current monthly income and family size.
When determining eligibility for current beneficiaries, financial eligibility is based on:
← Current monthly household income and family size
Projected annual household income and family size for the remaining months of the current calendar year
In determining current monthly or projected annual household income, the state will use reasonable methods to:
Include a prorated portion of a reasonably predictable increase in future income and/or family size.
Account for a reasonably predictable decrease in future income and/or family size.
Except as provided at 42 CFR 435.603(d)(2) through (d)(4), household income is the sum of the MAGI-based income of every individual included in the individual's household.
In determining eligibility for Medicaid, an amount equivalent to 5 percentage points of the FPL for the applicable family size will be deducted from household income in accordance with 42 CFR 435.603(d).
Household income includes actually available cash support, exceeding nominal amounts, provided by the person claiming an individual described at §435.603(f)(2)(i) as a tax dependent.
• Yes (No

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The age used for children with respect to 42 CFR 435.603(f)(3)(iv) is:

€ Age 19

C Age 19, or in the case of full-time students, age 21

PRA Disclosure Statement

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SUPERSEDING PAGES OF STATE PLAN MATERIAL		
TRANSMITTAL NUMBER:	STATE:	
13-0017 MM5	South Carolina	
PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT:	PAGE NUMBER OF THE SUPERSEDED PLAN SECTION OR ATTACHMENT (If Applicable):	
S88 Non-Financial Eligibility- State Residency	Section 2, Item 2.3, Page 13, TN 87-16 Attachment 2.6-A: Page 3, item (4), TN 13-0018 MM6	



OMB Control Number 0938-1148 OMB Expiration date: 10/31/2014

		inancial Eligibility Residency
42 0	CFR	435.403
Stat	e R	esidency
V	The cert	state provides Medicaid to otherwise eligible residents of the state, including residents who are absent from the state under ain conditions.
	Indi	ividuals are considered to be residents of the state under the following conditions:
- Anna Anna Anna Anna Anna Anna Anna Ann		Non-institutionalized individuals age 21 and over, or under age 21, capable of indicating intent and who are emancipated or married, if the individual is living in the state and:
		Intends to reside in the state, including without a fixed address, or
		Entered the state with a job commitment or seeking employment, whether or not currently employed.
		Individuals age 21 and over, not living in an institution, who are not capable of indicating intent, are residents of the state in which they live.
		Non-institutionalized individuals under 21 not described above and non IV-E beneficiary children:
		Residing in the state, with or without a fixed address, or
		The state of residency of the parent or caretaker, in accordance with 42 CFR 435.403(h)(1), with whom the individual resides.
		Individuals living in institutions, as defined in 42 CFR 435.1010, including foster care homes, who became incapable of indicating intent before age 21 and individuals under age 21 who are not emancipated or married:
		Regardless of which state the individual resides, if the parent or guardian applying for Medicaid on the individual's behalf resides in the state, or
		Regardless of which state the individual resides, if the parent or guardian resides in the state at the time of the individual's placement, or
		If the individual applying for Medicaid on the individual's behalf resides in the state and the parental rights of the institutionalized individual's parent(s) were terminated and no guardian has been appointed and the individual is institutionalized in the state.
		Individuals living in institutions who became incapable of indicating intent at or after age 21, if physically present in the state, unless another state made the placement.
		Individuals who have been placed in an out-of-state institution, including foster care homes, by an agency of the state.
		Any other institutionalized individual age 21 or over when living in the state with the intent to reside there, and not placed in the institution by another state.
		IV-E eligible children living in the state, or

TN: 13-0017-MM5 South Carolina Approval Date: 05/14/14

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Otherwise meet the requirements of 42 CFR 435.403.

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Meet the criteria specified in an interstate agreement.					
The state has interstate agreer	The state has interstate agreements with the following selected states:				
⊠ Alabama					
	∏ Indiana	⊠ Nebraska	South Carolina		
	⊠ Iowa	⊠ Nevada	South Dakota South Dakota		
		New Hampshire	▼ Tennessee		
		New Jersey			
	□ Louisiana	New Mexico ■	 ∑ Utah		
	Maine ✓ Maine	New York	∇ermont		
— Delaware	Maryland	North Carolina	∀irginia		
☐ District of Columbia	Massachusetts ✓ Massachusetts	North Dakota			
	Michigan	○ Ohio			
	Minnesota	Oklahoma	Wisconsin		
Hawaii	⊠ Mississippi		☐ Wyoming		
	⊠ Missouri	Pennsylvania			
The interstate agreement contains a procedure for providing Medicaid to individuals pending resolution of their residency status and criteria for resolving disputed residency of individuals who (select all that apply):					
Are IV-E eligible			·		
Are in the state only for	the purpose of attending s	school			
Are out of the state only	for the purpose of attendi	ing school	,		
Retain addresses in both	states				
Other type of individual	Other type of individual				
The state has a policy related to individuals in the state only to attend school.					
← Yes ← No	· .	•			
Otherwise meet the criteria of re					
The state has a definition of temp	The state has a definition of temporary absence, including treatment of individuals who attend school in another state.				
• Yes C No	● Yes ↑ No				

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Provide a description of the definition:

An individual cannot be denied Medicaid due to residency if the individual is temporarily absent from the state and intends to return when the purpose of the absence has been accomplished, unless another state has accepted him/her as a resident for Medicaid purposes.

PRA Disclosure Statement

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TN: 13-0017-MM5 South Carolina Approval Date: 05/14/14

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SUPERSEDING PAGES OF STATE PLAN MATERIAL			
TRANSMITTAL NUMBER:	STATE:		
13-0018 MM6	South Carolina		
PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT:	PAGE NUMBER OF THE SUPERSEDED PLAN SECTION OR ATTACHMENT (If Applicable):		
S89 Non-Financial Eligibility- Citizenship and Non-citizen Eligibility	Attachment 2.6-A: Page 2, Item (3), paragraphs (a), (b), and (c), TN 92-07 Attachment 2.6-A: Page 3, Item (3), paragraphs (d) and (e), TN 92-07		

,



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OMB Expiration date	: 10/31/2014
on-Financial Eligibility Itizenship and Non-Citizen Eligibility	S89
002(a)(46)(B) U.S.C. 1611, 1612, 1613, and 1641 003(v)(2),(3) and (4) 2 CFR 435.4 2 CFR 435.406 2 CFR 435.956	
itizenship and Non-Citizen Eligibility	
The state provides Medicaid to citizens and nationals of the United States and certain non-citizens consistent with required CFR 435.406, including during a reasonable opportunity period pending verification of their citizenship, national status of satisfactory immigration status.	ements of 42
The state provides Medicaid eligibility to otherwise eligible individuals:	
■ Who are citizens or nationals of the United States; and	
Who are qualified non-citizens as defined in section 431 of the Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) (8 U.S.C. §1641), or whose eligibility is required by section 402(b) of PRWOR §1612(b)) and is not prohibited by section 403 of PRWORA (8 U.S.C. §1613); and	A (8 U.S.C.
Who have declared themselves to be citizens or nationals of the United States, or an individual having satisfactor immigration status, during a reasonable opportunity period pending verification of their citizenship, nationality satisfactory immigration status consistent with requirements of 1903(x), 1137(d), 1902(ee) of the SSA and 42 C and 956.	or
The reasonable opportunity period begins on and extends 90 days from the date the notice of reasonable oppor received by the individual.	tunity is
The agency provides for an extension of the reasonable opportunity period if the individual is making a good f resolve any inconsistencies or obtain any necessary documentation, or the agency needs more time to complete verification process.	aith effort to
• Yes C No	
The agency begins to furnish benefits to otherwise eligible individuals during the reasonable opportunity period earlier than the date the notice is received by the individual.	od on a date
The date benefits are furnished is:	
(The date of application containing the declaration of citizenship or immigration status.	
The date the reasonable opportunity notice is sent.	
Other date, as described:	

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The state provides Medicaid coverage to all Qualified Non-Citizens whose eligibility is not prohibited by section 403 of PRWORA (8 U.S.C. §1613).
← Yes ← No
Indicate which requirements apply:
The state requires Lawful Permanent Residents to have 40 qualifying work quarters under Title II of the Social Security Act.
• Yes C No
The state limits eligibility to 7 years for certain non-citizens.
• Yes C No
Check all that apply:
Non-citizens admitted to the U.S. as a refugee under section 207 of the INA
Non-citizens granted asylum under section 208 of the INA
Non-citizens whose deportation is withheld under section 243(h) or 241(b)(3) of the INA
Non-citizens granted status as a Cuban-Haitian Entrant, as defined in section 501(e) of the Refugee Education Assistance Act of 1980
Non-citizens admitted to the U.S. as Amerasian
The state elects the option to provide Medicaid coverage to otherwise eligible individuals under 21 and pregnant women, lawfully residing in the United States, as provided in section 1903(v)(4) of the Act.
← Yes ← No
An individual is considered to be lawfully residing in the United States if he or she is lawfully present and otherwise meets the eligibility requirements in the state plan.
An individual is considered to be lawfully present in the United States if he or she:
1. Is a qualified non-citizen as defined in 8 U.S.C. 1641(b) and (c);
2. Is a non-citizen in a valid nonimmigrant status, as defined in 8 U.S.C. 1101(a)(15) or otherwise under the immigration laws (a defined in 8 U.S.C. 1101(a)(17));
3. Is a non-citizen who has been paroled into the United States in accordance with 8 U.S.C. 1182(d)(5) for less than 1 year, except for an individual paroled for prosecution, for deferred inspection or pending removal proceedings;
4. Is a non-citizen who belongs to one of the following classes:
Granted temporary resident status in accordance with 8 U.S.C. 1160 or 1255a, respectively;
Granted Temporary Protected Status (TPS) in accordance with 8 U.S.C. §1254a, and individuals with pending applications for TPS who have been granted employment authorization;
Granted employment authorization under 8 CFR 274a.12(c);
Family Unity beneficiaries in accordance with section 301 of Pub. L. 101-649, as amended;

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Under Deferred Enforced Departure (DED) in accordance with a decision made by the President;





Granted Deferred Action status;	
■ Granted an administrative stay of removal under 8 CFR 241;	
Beneficiary of approved visa petition who has a pending application for adjustment of status;	
5. Is an individual with a pending application for asylum under 8 U.S.C. 1158, or for withholding of removal under 8 U.S.C.1231, or under the Convention Against Torture who -	
■ Has been granted employment authorization; or	Ì
■ Is under the age of 14 and has had an application pending for at least 180 days;	
6. Has been granted withholding of removal under the Convention Against Torture;	
7. Is a child who has a pending application for Special Immigrant Juvenile status as described in 8 U.S.C. 1101(a)(27)(J);	
8. Is lawfully present in American Samoa under the immigration laws of American Samoa; or	
9. Is a victim of severe trafficking in persons, in accordance with the Victims of Trafficking and Violence Protection Act of 2000, Pub. L. 106-386, as amended (22 U.S.C. 7105(b));	
10. Exception: An individual with deferred action under the Department of Homeland Security's deferred action for the childhood arrivals process, as described in the Secretary of Homeland Security's June 15, 2012 memorandum, shall not be considered to be lawfully present with respect to any of the above categories in paragraphs (1) through (9) of this definition.	n.
Other	
The state assures that it provides limited Medicaid services for treatment of an emergency medical condition, not related to an organ transplant procedure, as defined in 1903(v)(3) of the SSA and implemented at 42 CFR 440.255, to the following individuals who meet all Medicaid eligibility requirements, except documentation of citizenship or satisfactory immigration status and/or present an SSN:	1
Qualified non-citizens subject to the 5 year waiting period described in 8 U.S.C. 1613;	
Non-qualified non-citizens, unless covered as a lawfully residing child or pregnant woman by the state under the option accordance with 1903(v)(4) and implemented at 435.406(b).	in

PRA Disclosure Statement

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SUPERSEDING PAGES OF STATE PLAN MATERIAL		
TRANSMITTAL NUMBER:	STATE:	
SC-0019-MM4	South Carolina	
PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT:	COMPLETE PAGES SUPERSEDED:	PARTIAL PAGES SUPERSEDED:
A1 – A3	Page 1 Section 1.1 (pages 2-6) Section 1.2 (page 7) Section 1.3 (page 8) Attachment 1.1-A (pages 2-6) Attachment 1.2-A (Organizational chart) Attachment 1.2-B (Description of the functions of the single state agency) Attachment 1.2-C (Description of professional medical and supporting staff)	Section 1.4 (page 9) (State Medical Care Advisory Committee section only. Tribal consultation will remain in the state plan.)



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Designation and	ninistration d Authority	All the state of t
42 CFR 431.10		
Designation and A	authority	
State Name:	South Carolina	
following state plan	n for the medic	eral funds under title XIX of the Social Security Act, the single state agency named below submits the all assistance program, and hereby agrees to administer the program in accordance with the provisions of fittles XI and XIX of the Act, and all applicable Federal regulations and other official issuances of the
Name of singl	e state agency:	Department of Health and Human Services
Type of Agen	cy:	
C Title	IV-A Agency	
Healt	h	
(Huma	an Resources	
Other	·	
Тур	e of Agency	
The above named under title XIX of agency.)	agency is the s	ingle state agency designated to administer or supervise the administration of the Medicaid program urity Act. (All references in this plan to "the Medicaid agency" mean the agency named as the single state
The state statutory	citation for the	e legal authority under which the single state agency administers the state plan is:
§ 44-6-30, S	C Code, 1976,	as amended
l		es the administration of the state plan by local political subdivisions.
Yes • No		
The certificati which it admi	ion signed by the	ne state Attorney General identifying the single state agency and citing the legal authority under vises administration of the program has been provided.
		An attachment is submitted.
ľ		red solely by the single state agency, or some portions may be administered by other agencies.
The single state a it).	gency adminis	ters the entire state plan under title XIX (i.e., no other agency or organization administers any portion of
● Yes C No	o	

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The entity or entities that have responsibility for o	determinations of eligibility for families, adult	ts, and for individuals under 21 are:
The Medicaid agency		
Single state agency under Title IV-A (in Puerto Rico, or the Virgin Islands	the 50 states or the District of Columbia) or u	nder Title I or XVI (AABD) in Guam,
An Exchange that is a government agenc	ey established under sections 1311(b)(1) or 13	21(c)(1) of the Affordable Care Act
The entity that has responsibility for determination	ons of eligibility for the aged, blind, and disab	led are:
The Medicaid agency		
Single state agency under Title IV-A (in Puerto Rico, or the Virgin Islands	the 50 states or the District of Columbia) or u	under Title I or XVI (AABD) in Guam,
An Exchange that is a government agence	ey established under sections 1311(b)(1) or 13	321(c)(1) of the Affordable Care Act
☐ The Federal agency administering the SS	SI program	
Indicate which agency determines eligit	bility for any groups whose eligibility is not d	etermined by the Federal agency:
Medicaid agency		
☐ Title IV-A agency	•	
An Exchange		,
The entity or entities that have responsibility for modified adjusted gross income standard are:	conducting fair hearings with respect to deni	als of eligibility based on the applicable
Medicaid agency		
An Exchange that is a government agen	acy established under sections 1311(b)(1) or 1	321(c)(1) of the Affordable Care Act
☐ An Exchange appeals entity, including a	an entity established under section 1411(f) of	the Affordable Care Act
The agency has established a review process when entity or other state agency, but only with respec	nereby the agency reviews appeals decisions of to conclusions of law, including interpretate	nade by the Exchange or Exchange appeals tions of state or federal policies.
State Plan Administration Organization and Administration		$\sum_{i=1}^{n}\frac{1}{n_i}\sum_{i$
42 CFR 431.10 42 CFR 431.11		
Organization and Administration		
Provide a description of the organization and fu	unctions of the Medicaid agency.	•
Medicaid. The purpose of SCDHHS is to	to perform statewide health planning and be develop a unified system of planning, finances provided by the program are delivered in thealth for our citizens in need at the least possible.	the most effective and efficient manner.
With specific regard to administration of	Medicaid, DHHS intends to:	
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- Succeed financially
- · Innovate and be flexible to change
- Excel operationally
- Achieve quality health outcomes.

Following is a description of the organization of SCDHHS:

Director: The Director's function is to ensure the coordinated, economical, efficient delivery of Medicaid health services to eligible South Carolinians. The Director serves as the chief administrative officer and has the responsibility of executing policies, directives and actions of the Department, either personally or by issuing appropriate directives to Department employees. The Director has the sole authority to employ and discharge Department employees subject to such personnel policies and funding available for that purpose. The SCDHHS Director is appointed by the Governor and confirmed by the Senate.

Office of the Chief of Staff: The Chief of Staff has the overall responsibility for the coordination of agency functions, including the establishment of goals, performance monitoring and general supervision.

The basic functions are to establish goals in broad terms, suggest initiatives, monitor performance and furnish general supervision. The Chief of Staff will also oversee the legislative and communications functions of the agency.

Office of General Counsel: The General Counsel provides legal representation for the Department in actions in the state and federal courts and administrative hearings. This office also renders legal advice and opinions concerning administration of Medicaid, including the drafting and interpretation of statutes and regulations. The Office of Compliance and Performance Review, which performs internal and external audits, is also under the supervision of the General Counsel.

Office of Operations and Information Management: The Deputy Director of Operations and Information Management oversees the Agency's eligibility policy and operations, claims operations and provider relations, project management, information technology and human resources administration. Eligibility, Enrollment and Member Services, which oversees Medicaid Eligibility is part of this office. The agency makes determinations for all eligibility groups, except for Supplemental Security Income recipients as described below. The Director for Eligibility, Enrollment and Member Services reports to the Deputy Director of Operations and Information Management.

Office of Fiscal Management and Administration (CFO): The Deputy Director of Fiscal Management and Administration manages the financial, budget and administrative operations for South Carolina's \$6 billion Medicaid program; works to ensure the accuracy and efficiency of the strategic planning and budgeting forecasting process and program monitoring. The Bureau of Third Party Liability and Appeals houses fair hearings functions. The Director of this Bureau reports to the Deputy Director of Finance and Administration. The Bureau of Third Party Liability and Appeals issues decisions. There is no review within the agency. If the Petitioner OR Respondent does not agree with the decision it can be appealed to court.

Office of Health Programs: The Deputy Director for Health Programs oversees both the managed care and the medical services sections of the agency including physicians, hospitals, pharmacy, durable medical equipment, dental, transportation, managed care and medical support services. This team focuses on health outcomes, quality patient care, contract management and the development of innovative programs and policies that improve the overall health of our beneficiaries and the citizens of South Carolina.

Office of Behavioral Health and Long Term Care: The Deputy Director for Behavioral Health and Long Term Care, guides the long term care and behavioral health policies as SCDHHS transforms these critical services and systematically integrates community long term care, including nursing homes, and behavioral health with primary care services.

Upload an organizational chart of the Medicaid agency.

An attachment is submitted.

Provide a description of the structure of the state's executive branch which includes how the Medicaid agency fits in with other health, human service and public assistance agencies.

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Under the South Carolina Constitution, the Governor is the head of government, serving as the chief executive of the South Carolina executive branch. The Governor appoints directors to 14 cabinet agencies, who are shared with the General Assembly and approved by the Senate. The other state social service cabinet agencies include: Department of Alcohol and Other Drug Abuse Services; Department of Social Services; and Department of Mental Health.

In an effort to efficiently utilize community resources, SCDHHS has entered into agreements with other agencies, including SCVRD, SCDHEC, SCCB, HeadStart, HUD, SCDSS, and SCDMH and SC DDSN to exchange services and enforce a cooperative agency relationship. The purpose of the agreements is to clarify the roles of the agencies, prevent duplication of services, improve communication, and ensure effective and efficient health care services.

SCDHHS and the South Carolina Vocational Rehabilitation Department (SCVRD) entered into an agreement with the purpose of creating a cooperative relationship between the two agencies. SCDHHS and SCVRD agreed to use the facilities of each agency for rehabilitating applicants and Medicaid beneficiaries, collaborate on cases and share information about clients, and respect the confidential nature of information by either agency. SCDHHS makes provisions for early access to medical and remedial care available through Medicaid, and provides for early identification and referral of vocational rehabilitation clients. SCVRD helps identify children who are enrolled in their programs and are eligible for Medicaid and the Early Periodic Screening and Diagnosis Treatment Program (EPSDT). SCDHHS accepts the referrals, determines the children's eligibility, assists the parents in scheduling a screening appointment if requested, and notifies SCVRD of any missed screening appointments. SCVRD provides medical transportation to and from the screening facility for EPSDT children enrolled in their programs.

SCDHHS and the South Carolina Department of Health and Environmental Control (SCDHEC) have entered into several agreements to provide services to beneficiaries. These services include Family Planning Services, Physician Services, Home Health Services, and EPSDT. Both agencies have agreed to collaborate to improve the health status of Medicaid eligible children with elevated blood lead levels, and SCDHEC has agreed to provide hearing aids to Medicaid recipients under the age of 21. SCDHEC is also required to survey and certify skilled nursing facilities for compliance with Federal standards for participation with Medicaid.

SCDHHS and the SC Commission for the Blind (SCCB) have agreed to engage in an exchange of services. In an effort to grant disabled persons opportunities for rehabilitation and assistance, each agency shares information regarding clients and programs, makes joint referrals, and respects the confidential nature of information available by either agency. SCDHHS has agreed to work with SCCB to ensure that Medicaid is used as a resource to service eligible clients who are being served by the SCCB.

SCDHHS and Head Start are both concerned with the early detection and treatment of childhood illnesses and disabilities. Many children enrolled in Head Start are also eligible for EPSDT services through Medicaid. The agencies are committed to communicating clearly with each other to ensure each child receives the health care they require. Head Start helps identify children in its program who are eligible for Medicaid services, explains the EPSDT Program to the children's parents, and notifies SCDHHS of its findings. SCDHHS processes the child's application and makes an eligibility determination. Upon request, SCDHHS schedules a screening appointment, and notifies Head Start of the appointment and the child's transportation arrangement. Head Start offers transportation to children enrolled in Medicaid when resources are available.

SCDHHS and the Department of Housing and Urban Development (HUD) are concerned with the early detection and treatment of illnesses and disabilities. Many children living in public housing are entitled to EPSDT services through Medicaid. HUD helps to identify children living in public housing who are eligible for Medicaid services, informs the children's parents about the EPSDT Program, and provides a list of children presumed eligible for EPSDT to SCDHHS. HUD encourages local housing authorities to provide medical transportation for EPSDT children living in public housing. SCDHHS accepts the list of referrals, and determines which children are eligible for EPSDT. Upon request, SCDHHS will assist the children's parents with scheduling a screening appointment and arranging transportation to and from the screening facility. If requested, SCDHHS will notify HUD of children who have missed screening appointments.

SCDHHS and the South Carolina Department of Social Services (SCDSS) work cooperatively to provide necessary and appropriate medical services to children in foster care. SCDSS has collaborated with DHHS to establish a medical home led by a primary care physician (PCP) with the goal of promoting better health outcomes for children in foster care. All children in foster care now have a medical home in which they receive ongoing primary care, timely referrals to appropriate specialty care, and periodic reassessments of their health. In addition, children in foster care benefit from expedited Medicaid eligibility upon first entering SCDSS foster care, and SCDSS provides Medicaid eligibility information to foster care youth regarding continued

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coverage until 21 years of age. SCDHHS also has an automated monthly data match with the SCDSS to identify children not currently receiving Medicaid, but who are receiving Supplemental Nutrition Assistance Program (SNAP) and/or Family Independence (FI). This process is known as Express Lane Eligibility (ELE). Children who are not on Medicaid and receiving SNAP and/or FI are automatically eligible for Medicaid under Partners for Healthy Children (PHC).

SCDHHS and the South Carolina Department of Mental Health (SCDMH) share an expense agreement, allowing SCDMH to deploy entitlement specialists throughout the mental health system to ensure that clients are eligible and enrolled, or offered the opportunity to enroll, in Medicaid. This method provides an optimized environment for the client to acquire necessary enrollment information at the time of service. In addition, the two agencies collaborate to relieve overcrowding of psychiatric patients in local hospital emergency departments. The SCDMH Telepsychiatry Program provides 24/7 behavioral health consulting services to hospital emergency departments on a state-wide basis. The mission of the Program is to develop a telepsychiatry consultation system that provides best practice consultations in emergency departments throughout South Carolina.

SCDHHS and the South Carolina Department Disabilities and Special Needs (SCDDSN) offer Home and Community Based (HCB) Waiver Services. SCDHHS, through its Community Long Term Care (CLTC) Division, administers HCB Waivers to serve the elderly and disabled (Community Choices Waiver), people with HIV or AIDS (HIV/AIDS Waiver), and adults who are dependent on a life support system (Ventilator Dependent Waiver). In addition, SCDHHS partners with SCDDSN to offer waivers to serve people with head or spinal cord injuries (HASCI Waiver), people with intellectual disabilities or related disabilities (ID/RD Waiver), and people with pervasive developmental disorders (PDD Waiver). SCDHHS and SCDDSN offer the Community Supports Waiver as an option, which allows individuals with intellectual disabilities or related disabilities to choose to receive care at home rather than in an Intermediate Care Facility for Persons with Intellectual Disabilities (IFC/ID).

gibility other than the Medicaid Agency (if entities are described under Designation and Authority	

Remove

Type of entity that determines eligibility:

- Single state agency under Title IV-A (in the 50 states or the District of Columbia) or under Title I or XVI (AABD) in Guam, Puerto Rico, or the Virgin Islands
- C An Exchange that is a government agency established under sections 1311(b)(1) or 1321(c)(1) of the Affordable Care Act
- (The Federal agency administering the SSI program

Provide a description of the staff designated by the entity and the functions they perform in carrying out their responsibility.

The Social Security Administration is responsible for making eligibility determinations for Supplemental Security Income (SSI) recipients. The South Carolina Department of Health and Human Services is responsible for certifying the Medicaid eligibility of SSI recipients by issuing a Medicaid Identification Card to the recipient for information transmitted through the State Data Exchange (SDX) System. Pursuant to a 1634 agreement, the Social Security Administration determines Medicaid eligibility for Supplemental Security Income recipients.

Add

Entities that conduct fair hearings other than the Medicaid Agency. (if are described under Designation and Authority)

Remove

Type of entity that conducts fair hearings:

- C An Exchange that is a government agency established under sections 1311(b)(1) or 1321(c)(1) of the Affordable Care Act
- C An Exchange appeals entity, including an entity established under section 1411(f) of the Affordable Care Act

Provide a description of the staff designated by the entity and the functions they perform in carrying out their responsibility.

TN No: 13-0019-MM4

South Carolina

Approval Date: 02-12-14

A-5



	Add
Supervision of state plan administration by local political subdivisions (if described under Designation and Authority)	
Is the supervision of the administration done through a state-wide agency which uses local political subdivisions?	
C Yes C No	
State Plan Administration Assurances	A3
42 CFR 431.10 42 CFR 431.12 42 CFR 431.50	
Assurances	
The state plan is in operation on a statewide basis, in accordance with all the requirements of 42 CFR 431.50.	
✓ All requirements of 42 CFR 431.10 are met.	
There is a Medical Care Advisory Committee to the agency director on health and medical services established in meeting all the requirements of 42 CFR 431.12.	accordance with
The Medicaid agency does not delegate, to other than its own officials, the authority to supervise the plan or to do policies, rules, and regulations on program matters.	evelop or issue
Assurance for states that have delegated authority to determine eligibility:	
There is a written agreement between the Medicaid agency and the Exchange or any other state or local agency to delegated authority to determine eligibility for Medicaid eligibility in compliance with 42 CFR 431.10(d).	hat has been
Assurances for states that have delegated authority to conduct fair hearings:	
There is a written agreement between the Medicaid agency and the Exchange or Exchange appeals entity that ha authority to conduct Medicaid fair hearings in compliance with 42 CFR 431.10(d).	s been delegated
When authority is delegated to the Exchange or an Exchange appeals entity, individuals who have requested a father the option to have their fair hearing conducted instead by the Medicaid agency.	ir hearing are given
Assurance for states that have delegated authority to determine eligibility and/or to conduct fair hearings:	
The Medicaid agency does not delegate authority to make eligibility determinations or to conduct fair hearings t government agencies which maintain personnel standards on a merit basis.	o entities other than

PRA Disclosure Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

TN No: 13-0019-MM4

South Carolina . A-6

Approval Date: 02-12-14



OMB Control Number 0938-1148

Presumptive Chicibility 12 Hospitals S21
42 CFR 435.1110
One or more qualified hospitals are determining presumptive eligibility under 42 CFR 435.1110, and the state is providing Medicaid coverage for individuals determined presumptively eligible under this provision.
F Yes C No
[] The state attests that presumptive eligibility by hospitals is administered in accordance with the following provisions:
A qualified hospital is a hospital that:
Participates as a provider under the Medicaid state plan or a Medicaid 1115 Demonstration, notifies the Medicaid agency of its election to make presumptive eligibility determinations and agrees to make presumptive eligibility determinations consistent with state policies and procedures.
Has not been disqualified by the Medicaid agency for failure to make presumptive eligibility determinations in accordance with applicable state policies and procedures or for failure to meet any standards that may have been established by the Medicaid agency.
Assists individuals in completing and submitting the full application and understanding any documentation requirements.
€ Yes C No
The eligibility groups or populations for which hospitals determine eligibility presumptively are:
Pregnant Women
■ Infants and Children under Age 19
Parents and Other Caretaker Relatives
Adult Group, if covered by the state
■ Individuals above 133% FPL under Age 65, if covered by the state
Individuals Eligible for Family Planning Services, if covered by the state
Former Foster Care Children
Certain Individuals Needing Treatment for Breast or Cervical Cancer, if covered by the state
Other Family/Adult groups:
Eligibility groups for individuals age 65 and over
Eligibility groups for individuals who are blind
Eligibility groups for individuals with disabilities
Other Medicaid state plan eligibility groups
Demonstration populations covered under section 1115
The state establishes standards for qualified hospitals making presumptive eligibility determinations.

TN No: 13-0026-MM7 South Carolina

Approval Date: 12/17/15 S-21-1



● Yes C No
Select one or both:
The state has standards that relate to the proportion of individuals determined presumptively eligible who submit a regular application, as described at 42 CFR 435.907, before the end of the presumptive eligibility period.
Description of standards: SCDHHS will require that 90% of individuals determined presumptively eligible submit a regulation before the end of the presumptive eligibility period.
The state has standards that relate to the proportion of individuals who are determined eligible for Medicaid based on the submission of an application before the end of the presumptive eligibility period.
Description of standards: SCDHHS will require that 90% of individuals who submit an application before the end of the presumptive eligibility period are determined eligible for Medicaid.
The presumptive period begins on the date the determination is made.
The end date of the presumptive period is the earlier of:
The date the eligibility determination for regular Medicaid is made, if an application for Medicaid is filed by the last day of the month following the month in which the determination of presumptive eligibility is made; or
The last day of the month following the month in which the determination of presumptive eligibility is made, if no application for Medicaid is filed by that date.
Periods of presumptive eligibility are limited as follows:
No more than one period within a calendar year.
♠ No more than one period within two calendar years.
No more than one period within a twelve-month period, starting with the effective date of the initial presumptive eligibility period.
Cother reasonable limitation:
The state requires that a written application be signed by the applicant, parent or representative, as appropriate.
© Yes C No
The state uses a single application form for Medicaid and presumptive eligibility, approved by CMS.
The state uses a separate application form for presumptive eligibility, approved by CMS. A copy of the application form is included.
An attachment is submitted.

TN No: 13-0026-MM7 South Carolina

Approval Date: 12/17/15 S-21-2



The presumptive eligibility determination is based on the following factors:

The individual's categorical or non-financial eligibility for the group for which the individual's presumptive eligibility is being determined (e.g., based on age, pregnancy status, status as a parent/caretaker relative, disability, or other requirements specified in the Medicaid state plan or a Medicaid 1115 demonstration for that group)

Household income must not exceed the applicable income standard for the group for which the individual's presumptive eligibility is being determined, if an income standard is applicable for this group.

State residency

Citizenship, status as a national, or satisfactory immigration status

The state assures that it has communicated the requirements for qualified hospitals, and has provided adequate training to the hospitals. A copy of the training materials has been included.

PRA Disclosure Statement

An attachment is submitted.

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1148. The time required to complete this information collection is estimated to average 40 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

TN No: 13-0026-MM7 South Carolina Approval Date: 12/17/15

S-21-3

Revision: HCFA-PM-91-4 (BPD) Attachment 2.2-A

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Page 1

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State:_			: South	Carolina
Agency*	(Cita	tion(s)	Groups Covered
The following groups are covered under this plan.				
	Α.		tory Coverag al Groups	ge - Categorically Needy and Other Required
42 CFR 435	5.110	1.	Recipients	of AFDC
IV-A			The a	approved State AFDC plan includes:
				Families with an unemployed parent for the mandatory 6-month period and an optional extension of $\underline{6}$ months.
				Pregnant women with no other eligible children.

training.

The standards for AFDC payments are listed in Supplement 1 of ATTACHMENT 2.6-A.

AFDC children age 18 who are full-time students in a secondary school or in the equivalent level of vocational or technical

42 CFR 435.115 2. Deemed Recipients of AFDC

 \boxtimes

IV-A

a. Individuals denied a title IV-A cash payment solely because the amount would be less than \$10.

Revision: HCFA-PM-91-4 (BPD) Attachment 2.2-A

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Page 2 OMB NO.: 0938-

State: ____South Carolina

Agency* Citation(s) Groups Covered

- A. Mandatory Coverage Categorically Needy and Other Required Special Groups (Continued)
 - 2. Deemed Recipients of AFDC,

1902(a)(10)(A)(i)(I)

b. Effective October 1, 1990, participants in a work supplementation program under title IV-A and any child or relative of such individual (or other individual living in the same household as such individuals) who would be eligible for AFDC if there were no

work supplementation program, in accordance

with section 482(e)(6) of the Act.

402(a)(22)(A) c. Individuals whose AFDC payments are of the Act reduced to zero by reason of recovery of overpayment of AFDC funds.

406(h) and
d. An assistance unit deemed to be receiving 1902(a)(10)(A)
AFDC for a period of four calendar months because the family become ineligible for AFDC as a result of collection or increased collection of support and meets the

collection of support and meets the requirements of section 406(h) of the Act.

e. Individuals deemed to be receiving AFDC who meet the requirements of section 473(b) (1) or (2) for whom an adoption assistance agreement is in effect or foster care maintenance payments are being made under title IV-E of the Act.

1902(a) of

the Act

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State: South Carolina

Agency* Citations(s) Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

407(b), 1902 (a)(10)(A)(i) and 1905(m)(1) of the Act IV-A 3. Qualified Family Members (Medicaid Only)

See Item A.10, pg. 5

1902(a)(52) and 1925 of the Act IV-A 4. Families terminated from AFDC solely because of earnings, hours of employment, or loss of earned income disregards entitled up to twelve months of extended benefits in accordance with section 1925 of the Act. (This provision expires on September 30, 1998).

Revision: HFCA-PM-91-4 (BPD) Attachment 2.2-A

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State ____South Carolina

Agency* Citation(s) Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

42 CFR 435.113 IV-A

- 5. Individuals who are ineligible for AFDC solely because of eligibility requirements that are specifically prohibited under Medicaid. Included are:
 - a. Families denied AFDC solely because of income and resources deemed to be available from—
 - (1) Stepparents who are not legally liable for support of stepchildren under a State law of general applicability;
 - (2) Grandparents;
 - (3) Legal guardians; and
 - (4) Individual alien sponsors (who are not spouses of the individual or the individual's parent);
 - b. Families denied AFDC solely because of the involuntary inclusion of siblings who have income and resources of their own in the filing unit.
 - c. Families denied AFDC because the family transferred a resource without receiving adequate compensation.

Revision: HFCA-PM-91-4 (BPD) Attachment 2.2-A Page 3a

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State South Carolina

Groups Covered Agency* Citation(s)

> A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

42 CFR 435.114 IV-A

1902(a)(10)

(A)(i)(III) and 1905(n) of

the Act

IV-A

- 6. Individuals who would be eligible for AFDC except for the increase in OASDI benefits under Pub. L. 92-336 (July 1, 1972), who were entitled to OASDI in August 1972, and who were receiving cash assistance in August 1972.
- Includes persons who would have been eligible for cash assistance but had not applied in August 1972 (this group was included in this State's August 1972 plan).
- \underline{X} Includes persons who would have been eligible for cash assistance in August 1972 if not in a medical institution or intermediate care facility (this group was included in this State's August 1972 plan).
- Not applicable with respect to intermediate care facilities; State did or does not cover this service.
- Qualified Pregnant Women and Children. 7.
 - A pregnant woman whose pregnancy has been medically verified who-
 - Would be eligible for an AFDC cash payment if the child had been born and was living with her;

Revision: HFCA-PM-92-1 (MB) Attachment 2.2-A Page 4 February 1992 State South Carolina STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT Citation(s) Groups Covered Mandatory Coverage - Categorically Needy and Other Α. Required Special Groups (Continued) 7. a. (2) Is a member of a family that would be eligible for aid to families with dependent children of unemployed parents if the State had an AFDCunemployment parents program; or (3) Would be eligible for an AFDC cash payment on the basis of the income and resource requirements of the State's approved AFDC plan. 1902(a)(10)(A) b. Children born after September 30, 1983 who (i)(III) and are under age 19 and who would be eligible 1905(n) of the for an AFDC cash payment on the basis of Act the income and resource requirements of the State's approved AFDC plan: ____ Children who are born after

> (specify optional earlier date) Who are under age 19 and who would be eligible for an AFDC cash payment on the basis of the income and resource requirements of the State's approved AFDC plan.

TN No. MA 97-007 Supersedes TN No. MA 97-005

Revision: HFCA-PM (MB) Attachment 2.2-A February Page 4a

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State South Carolina

Citation(s)

Groups Covered

Mandatory Coverage - Categorically Needy and Other Α. Required Special Groups (Continued)

1902(a)(10)(A) (I)(IV) and 1902(1)(1)(A) and (B) of the Act

1902(a)(10)(A)

1902 (1)(1)(C)

1902(a)(10)(A)(I)

(VII) and 1902(1)

(1)(D) of the Act

(I)(VI)

of the Act

- 8. Pregnant women and infants under 1 year of age with family incomes up to 133 percent of the Federal poverty level who are described in section 1902(a)(10)(A)(i)(IV) and 1902(1)(1)(A) and (B) of the Act. The income level for this group is specified in Supplement 1 to ATTACHMENT 2.6-A.
 - __X__ The State uses a percentage greater than 133 but not more than 185 percent of the Federal poverty level, as established in its State plan, State legislation, or State appropriations as of December 19, 1989.
- 9. Children
 - who have attained 1 year of age but have a. not attained 6 years of age, with family incomes at or below 133 percent of the Federal poverty levels.
 - b. born after September 30, 1983, who have attained 6 years of age but have not attained 19 years of age, with family incomes at or below 100 percent of the Federal poverty levels.
 - __X__ Children born after

Any Date

(Specify optional earlier date) who have attained 6 years of age but have not attained 19 years of age, with family incomes at or below 100 percent of the Federal poverty levels.

Income levels for these groups are specified in Supplement 1 to ATTACHMENT 2.6-A.

TN No. MA 98-005 Supersedes TN No. MA 97-007

Approval Date 04/28/98 Effective Date 1/01/98

Revision: HFCA-PM-92-1 (MB) Attachment 2.2-A February 1992 Page 5

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State South Carolina

COVERAGE AND CONDITIONS OF ELIGIBILITY

Agency* Citation(s)

Groups Covered

Α. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

1902(a)(10) (A)(i)(V)and 1905(m) of the

Act

IV-A

1902(e)(5) of the Act

TV-A

- Individuals other than qualified pregnant 10. women and children under item A.7. above who are members of a family that would be receiving AFDC under section 407 of the Act if the State had not exercised the option under section 407(b)(2)(B)(i) of the Act to limit the number of months for which a family may receive AFDC.
- A woman who, while pregnant, was 11. a. eligible for, applied for, and receives Medicaid under the approved State plan on the day her pregnancy ends. The woman continues to be eligible, as though she were pregnant, for all pregnancy-related and postpartum medical assistance under the plan for a 60-day period (beginning on the last day of her pregnancy) and for any remaining days in the month in which the 60th day falls.
- 1902(e)(6) of the Act

b. A pregnant woman who would otherwise lose eligibility because of an increase in income (of the family in which she is a member) during the pregnancy or the postpartum period which extends through the end of the month in which the 60-day period (beginning on the last day of pregnancy) ends.

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STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State South Carolina

COVERAGE AND CONDITIONS OF ELIGIBILITY

Agency* Citation(s) Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

1902(e)(4) of the Act

IV-A

12. A child born to a woman who is eligible for and receiving Medicaid as categorically needy on the date of the child's birth. The child is deemed eligible for one year from birth as long as the mother remains eligible or would remain eligible if still pregnant and the child remains in the same household as the mother.

42 CFR 435.120 XVI 13. Aged, Blind and Disabled Individuals Receiving Cash Assistance

 \underline{X} a. Individuals receiving SSI.

This includes beneficiaries' eligible spouses and persons receiving SSI benefits pending a final determination of blindness or disability or pending disposal of excess resources under an agreement with the Social Security Administration; and beginning January 1, 1981 persons receiving SSI under section 1619(a) of the Act or considered to be receiving SSI under section 1619(b) of the Act.

X Aged

X Blind

X Disabled

Revision: HFCA-PM-91-4 (MB) Attachment 2.2-A Page 6a

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	State	South	Carolina
Agency*	Citation(s)		Groups Covered
	Α.		overage - Categorically Needy and Other
435.121		13. □b.	Individuals who meet more restrictive requirements for Medicaid than the SSI requirements. (This includes persons who qualify for benefits under section 1619(a) of the Act or
1619(b)(1) of the Act			who meet the requirements for SSI status under section 1619(b)(1) of the Act and who met the State's more restrictive requirements for Medicaid in the month before the month they qualified for SSI under section 1619(a)or met the requirements under section 1619(b)(1) of the Act. Medicaid eligibility for these individuals continues as long as they continue to meet the 1619(a) eligibility standard or the requirements of section 1619(b) of the Act.)
			Aged Blind Disabled
			The more restrictive categorical eligibility criteria are described below:

(Financial Criteria are described in ATTACHMENT 2.6-A.

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State South Carolina

Agency* Citation(s) Groups Covered

1902(a) (10(A) (i)(II) and 1905 (q) of the Act IV-A

- 14. Qualified severely impaired blind and disabled individuals who-
 - a. For the month preceding the first month of eligibility under the requirements of section 1905(q)(2) of the Act, received SSI, a State supplemental payment under section 1616 of the Act or under section 212 of P.L. 93-66 or benefits under section 1619(a) of the Act and were eligible for Medicaid; or
 - b. For the month of June 1987, were considered to be receiving SSI under section 1619(b) of the Act and were eligible for Medicaid. These individuals must--
 - (1) Continue to meet the criteria for blindness or have the disabling physical or mental impairment under which the individual was found to be disabled;
 - (2) Except for earnings, continue to meet all nondisability-related requirements for eligibility for SSI benefits.
 - (3) Have unearned income in amounts that would not cause them to be ineligible for a payment under section 1611(b) of the Act;

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State South Carolina

Agency* Citation(s) Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

- (4) Be seriously inhibited by the lack of Medicaid coverage in their ability to continue to work or obtain employment; and
- (5) Have earnings that are not sufficient to provide for himself or herself a reasonable equivalent of the Medicaid, SSI (including any Federally administered SSP), or public funded attendant care services that would be available if he or she did have such earnings.
- Not applicable with respect to individuals receiving only SSP because the State either does not make SSP payments or does not provide Medicaid to SSP-only recipients.

TN No. MA 02-001 Supersedes TN No. MA 92-007

Approval Date 05/03/02

Effective Date 1/01/02

HFCA ID: 7983E

August 1991

Agency* Citation(s)

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State _____South Carolina

A. Mandatory Coverage - Categorically Needy and Other

Groups Covered

Required Special Groups (Continued)

1619(b)(3) of the Act

The State applies more restrictive eligibility requirements for Medicaid than under SSI and under 42 CFR 435.121. Individuals who qualify for benefits under section 1619(a) of the Act or individuals described above who meet the eligibility requirements for SSI benefits under section 1619(b)(1) of the Act and who met the State's more restrictive requirements in the month before the month they qualified for SSI under section 1619(a) or met the requirements of section 1619(b)(1) of the Act are covered. Eligibility for these individuals continues as long as they continue to qualify for benefits under section 1619(a) of the Act or meet the SSI requirements under section 1619(b)(1) of the Act.

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Agency* Citation(s) Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

1634(c)of the Act

- 15. Except in States that apply more restrictive eligibility requirements for Medicaid than under SSI, blind or disabled individuals who-
 - a. Are at least 18 years of age;
 - b. Lose SSI eligibility because they become entitled to OASDI child's benefits under section 202 (d) of the Act or an increase in these benefits based on their disability. Medicaid eligibility for these individuals continues for as long as they would be eligible for SSI, absent their OASDI eligibility.
- C. The State applies more restrictive eligibility requirements than those under SSI, and part or all of the amount of OASDI benefit that caused SSI/SSP ineligibility and subsequent increases are deducted when determining the amount of countable income for categorically needy eligibility.
- d. The State applies more restrictive requirements than those under SSI, and none of the OASDI benefit is deducted in determining the amount of countable income for categorically needy eligibility.

42 CFR 435.122

16. Except in States that apply more restrictive eligibility requirements for Medicaid than under SSI, individuals who are ineligible for SSI or optional State supplements (if the agency provides Medicaid under §435.230), because of requirements that do not apply under title XIX of the Act.

TN No. MA 02-001 Supersedes TN No. MA 92-007

August 1991

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State ____South Carolina

Agency* Citation(s) Groups Covered

42 CFR 435.130 17. Individuals receiving mandatory State

supplements.

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State _____South Carolina

Agency* Citation(s)

Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

42 CFR 435.131 IV-A

- 18. Individuals who in December 1973 were eligible for Medicaid as an essential spouse and who have continued, as spouse, to live with and be essential to the well-being of a recipient of cash assistance. The recipient with whom the essential spouse is living continues to meet the December 1973 eligibility requirements of the State's approved plan for OAA, AB, APTD, or AABD and the spouse continues to meet the December 1973 requirements for having his or her needs included in computing the cash payment.
- In December 1973, Medicaid coverage of the essential spouse was limited to the following group(s):

 \underline{X} Aged \underline{X} Blind \underline{X} Disabled

Not applicable. In December 1973, the essential spouse was not eligible for Medicaid.

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State ____South Carolina

Agency* Citation(s) Groups Covered

A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

42 CFR 435.132 IV-A

- 19. Institutionalized individuals who were eligible for Medicaid in December 1973 as inpatients of title XIX medical institutions or residents of title XIX intermediate care facilities, if, for each consecutive month after December 1973, they
 - a. Continue to meet the December 1973 Medicaid State plan eligibility requirements; and
 - b. Remain institutionalized; and
 - c. Continue to need institutional care.

42 CFR 435.133 IV-A

- 20. Blind and disabled individuals who-
 - a. Meet all current requirements for Medicaid eligibility except the blindness or disability criteria; and
 - b. Were eligible for Medicaid in December 1973 as blind or disabled; and
 - c. For each consecutive month after December 1973 continue to meet December 1973 eligibility criteria.

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State ____ South Carolina Agency* Citation(s) Groups Covered Mandatory Coverage -Α. Categorically Needy and Other Required Special Groups В. (Continued) 42 CFR 435.134 21. Individuals who would be SSI/SSP eligible except IV-A for the increase in OASDI benefits under Pub. L. 92-336 (July 1, 1972), who were entitled to OASDI in August 1972, and who were receiving cash assistance in August 1972. Includes persons who would have been eligible for cash assistance but had not applied in August 1972 (this group was included in this State's August 1972 plan). \bowtie Includes persons who would have been eligible for cash assistance in August 1972 if not in a medical institution or a nursing facility (this group was included in this State's August 1972 plan). Not applicable with respect to nursing facilities; the State did or does not cover this service.

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						OMB NO	0938-
	٤	State _.		South	Carolina		
Agency*	Citatio	on(s)			Groups Covered		
	I				overage - Categorical ecial Groups (Continu		Other
42 CFR 435.	135	:	22.	Indivi	iduals who		
LV A				a.	Are receiving OASDI SSI/SSP but became i after April 1977; ar	ineligible for	
				b.	Would still be eligicost-of-living increunder section 215(i) after the last month individual was eligically SSI/SSP and OASDI, of deducted from income	eases in OASDI) of the Act re n for which the ible for and re concurrently, w	paid eceived e eceived
					Not applicable with receiving only SSP k does not make such p provide Medicaid to	pecause the Sta payments or doe	ate either es not
					Not applicable becaumore restrictive elithan those under SSI	igibility requ	
					The State applies modeligibility requirem SSI and the amount of SSI/SSP ineligibility increases are deduct amount of countable	ments than those of increase the cy and subseque ted when detern	se under at caused ent

categorically needy eligibility.

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State ____ South Carolina

when determining countable income for Medicaid

categorically needy eligibility.

Citation(s) Groups Covered Agency* Α. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued) 1634 of the 23. Disabled widows and widowers who would be eligible for SSI or SSP except for the increase in their OASDI Act benefits as a result of the elimination of the IV-A reduction factor required by section 134 of Pub. L. 98-21 and who are deemed, for purposes of title XIX, to be SSI beneficiaries or SSP beneficiaries for individuals who would be eligible for SSP only, under section 1634(b) of the Act. Not applicable with respect to individuals receiving only SSP because the State either does not make these payments or does not provide Medicaid to SSP-only recipients. The State applies more restrictive eligibility standards than those under SSI and considers these individuals to have income equaling the SSI Federal benefit rate, or the SSP benefit rate for individuals who would be eligible for SSP only,

State: South Carolina

Agency	Citation(s)		Groups Covered
1902(a)(10)(1905(p) and		24.	Qualified Medicare Beneficiaries
1860D-14(a) of the Act			a. Who are entitled to hospital insurance benefits under Medicare Part A, (but not pursuant to an enrollment under section 1818A of the Act);
			b. Whose income does not exceed 100 percent of the Federal poverty level; and
			c. Whose resources do not exceed three times the SSI resource limit, adjusted annually by the increase in the consumer price index.
			(Medical assistance for this group is limited to Medicare cost-sharing as defined in item 3.2 of this plan.)
1902(a)(10)(25.	Qualified Disabled and Working Individuals
1905(p)(3)(A 1905(p) and 1860D-14(a)			 a. Who are entitled to hospital insurance benefits under Medicare Part A under section 1818A of the Act; of the Act b. Whose income does not exceed 200 percent of the Federal poverty level; and

TN No: <u>SC 10-001</u> Approval Date: <u>06/15/</u>10 Effective Date: <u>01/01/2010</u>

Supersedes TN No.: MA 02-001

State: South Carolina

Agency Citation(s) Groups Covered

- A. <u>Mandatory Coverage Categorically Needy and Other Required Special</u> Groups (Continued)
 - c. Whose resources do not exceed two times the SSI resource limit.
 - d. Who are not otherwise eligible for medical assistance under Title XIX of the Act.

(Medical assistance for this group is limited to Medicare Part A premiums under section 1818A of the Act.)

1902(a)(10)(E)(iii), 1905(p)(3)(A)(ii), and 1860D-14(a)(3)(D) of the Act

- 26. Specified Low-Income Medicare Beneficiaries -
 - a. Who are entitled to hospital insurance benefits under Medicare Part A (but not pursuant to an enrollment under section 1818A of the Act);
 - b. whose income is greater than 100 percent but less than 120 percent of the Federal poverty level; and
 - c. Whose resources do not exceed three times the SSI resource limit, adjusted annually by the increase in the consumer price index.

(Medical assistance for this group is limited to Medicare Part B premiums under section 1839 of the Act.)

TN No: SC 10-001 Approval Date: 06/15/10 Effective Date: 01/01/2010

Supersedes TN No.: MA 02-001

State: South Carolina

Agency Citation(s) Groups Covered

A. <u>Mandatory Coverage - Categorically Needy and Other Required Special</u> <u>Groups</u> (Continued)

1902(a)(10)(E)(iv) and 1905(p)(3)(A)(ii) and 1860D-14(a)(3)(D) of the Act 27. Qualifying Individuals --

- a. Who are entitled to hospital insurance benefits under Medicare Part A (but not pursuant to an enrollment under section 1818A of the Act);
- b. whose income is at least 120 percent but less than 135 percent of the Federal poverty level;
- c, Whose resources do not exceed three times the SSI resource limit, adjusted annually by the increase in the consumer price index.

TN No: <u>SC 10-001</u> Approval_Date <u>06/15/10</u> Effective Date <u>01/01/2010</u>

Supersedes TN No.: MA 02-001

Revision:	HFCA-PM-91- August 1991			(BPD)	Attachment 2.2-A Page 9c OMB No.: 0938-
	State South			Carolina	
Agency*	Citat	ion(s)		Groups Covered	
		В.	Option	nal Groups Other Than the Medic	cally Needy
42 CFR 435.210 1902(a) (10)(A)(ii)	and	nd	1.	Individuals described below whand resource requirements of a optional State supplement as a 435.230, but who do not receive	AFDC, SSI, or an specified in 42 CFR
1905(a) of the Act				The plan covers all individual above.	ls as described
				The plan covers only the follogroups of individuals:	owing group or
				AgedBlindDisabledCaretaker relativesPregnant womenIndividuals under the age	of
				18 19 20 21	

42 CFR

435.211 IV-A \boxtimes

2.

institution.

Individuals who would be eligible for AFDC, SSI or an optional State supplement as specified in 42 CFR 435.230, if they were not in a medical

Revision: HFCA-PM-91-10 (BPD) Attachment 2.2-A
December 1991 Page 10

State South Carolina

Agency* Citation(s) Groups Covered

B. Optional Groups Other Than the Medically Needy (Continued)

42 CFR 435.212 & []3. 1902(e)(2) of the Act, P.L. 99-272 (section 9517) P.L. 101-508 (section 4732) The State deems as eligible those individuals who became otherwise ineligible for Medicaid while enrolled in an HMO qualified under Title XIII of the Public Health Service Act, or a managed care organization (MCO), or a primary care case management (PCCM) program, but who have been enrolled in the entity for less than the minimum enrollment period listed below. Coverage under this section is limited to MCO or PCCM services and family planning services described in section 1905(a)(4)(C) of the Act.

 $\underline{\underline{X}}$ The State elects not to guarantee eligibility.

_____ The State elects to guarantee eligibility.

The minimum enrollment period is ____ months
(not to exceed six).

The State measures the minimum enrollment period from:

- [] The date beginning the period of enrollment in the MCO or PCCM, without any intervening disenrollment, regardless of Medicaid eligibility.
- [] The date beginning the period of enrollment in the MCO or PCCM as a Medicaid patient (including periods when payment is made under this section), without any intervening disenrollment.
- [] The date beginning the last period of enrollment in the MCO or PCCM as a Medicaid patient (not including periods when payment is made under this section) without any intervening disenrollment or periods of enrollment as a privately paying patient. (A new minimum enrollment period begins each time the individual becomes Medicaid eligible other than under this section).

^{*}Agency that determines eligibility for coverage.

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State South Carolina

Agency* Citation(s) Groups Covered

Optional Groups Other Than Medically Needy 1932(a)(4) of В. the Act (Continued)

> The Medicaid Agency may elect to restrict the disenrollment of Medicaid enrollees of MCOs, PIHPs, PAHPs, and PCCMs in accordance with the regulations at 42 CFR 438.56. This requirement applies unless a recipient can demonstrate good cause for disenrolling of if he/she moves out of the entity's service area or becomes ineligible.

> __X__ Disenrollment rights are restricted for a period of $\underline{12}$ months (not to exceed 12 months).

> > During the first three months of each enrollment period the recipient may disenroll without cause. The State will provide notification, at least once per year, to recipients enrolled with such organization of their right to and restrictions of terminating such enrollment.

_____ No restrictions upon disenrollment rights.

1903(m)(2)(H), 1902(a)(52) of the Act P.L. 101-508 42 CFR 438.56(g) In the case of individuals who have become ineligible for Medicaid for the brief period described in section 1903(m)(2)(H) and who were enrolled with a MCO, PIHP, PAHP, or PCCM when they became ineligible, the Medicaid agency may elect to reenroll those individuals in the same entity if that entity still has a contract.

> __X__ The agency elects to reenroll the above individuals who are ineligible in a month but in the succeeding two months become eligible, into the same entity in which they were enrolled at the time eligibility was lost.

____ The agency elects not to reenroll above individuals into the same entity in which they were previously enrolled.

^{*}Agency that determines eligibility for coverage.

Revision: HFCA-PM-91-10 (MB) Attachment 2.2-A Page 11

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State South Carolina

amendment.

Agency* Citation(s) Groups Covered

__X__ 4.

Optional Groups Other Than the Medically Needy В. (Continued)

42 CFR 435.217 IV-A

A group or groups of individuals who would be eligible for Medicaid under the plan if they were in a NF or an ICF/MR, who but for the provision of home and community-based services under a waiver granted under 42 CFR part 441, Subpart G would require institutionalization, and who will receive home and community-based services under the waiver. The group or groups covered are listed in the waiver request. This option is effective on the effective date of the State's section 1915(c) waiver under which this group(s) is covered. In the event an existing 1915(c) waiver is amended to cover this group(s), this option is effective on the effective date of the

Revision: HFCA-PM-91-4 (BPD) Attachment 2.2-A August 1991 Page 11a OMB NO.: 0938-State South Carolina Agency* Citation(s) Groups Covered Optional Groups Other Than the Medically Needy В. (Continued) 1902(a)(10) □ 5. Individuals who would be eligible for Medicaid (A)(II)(VII) under the plan if they were in a medical of the Act institution, who are terminally ill, and who receive hospice care in accordance with a voluntary election described in section 1905(o) of the Act. The State covers all individuals as described above. The State covers only the following group or groups of individuals; ____Aged Blind ____Disabled

> ___21 ___20 ___19 ___18 ___Caretaker relatives

____ Pregnant women

___Individuals under the age of--

ATTACHMEMT 2.2-A Page 11b

OMB No.: 00938 –

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT Medical Assistance Program

State: South Carolina

Citation(s)	SECTION 2 – CO	VERAGE AND ELIGIBILITY
	2.1 <u>Application, De</u> (Continued)	etermination of Eligibility and Furnishing Medicaid
1902(e)(13) of the Act	option determ Medicall of option	ess Lane Option. The Medicaid State agency elects the to rely on a finding from an Express Lane agency when the state of t
	(1)	The Express Lane option is applied to: Initial Determinations Redeterminations
		⊠ Both
	(2)	A child is defined as younger than age: ☐ 19 ☐ 20 ☐ 21
	(3)	The following public agencies are approved by the Medicaid State agency as Express Lane agencies:
	tional Assistance Pr	al Services (SCDSS) in the administration of the ogram (SNAP) and the Temporary Assistance for Need
	(4)	The following component/components of Medicaid eligibility are determined under the Express Lane option. Also, specify any differences in budget unit, deeming, income exclusions, income disregards, or other methodology between Medicaid eligibility determinations for such children and the determination under the Express Lane option.
TN No.: _ SC 12	-016	Approval Date: 12/11/12 Effective Date: 09/01/12

Supersedes TN No.: SC 11-009

ATTACHMENT 2.2-A Page 11c OMB No.: 00938 –

Effective Date: 09/01/12

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT Medical Assistance Program

State: South Carolina

SECTION 2 – COVERAGE AND ELIGIBILITY_

Citation(s)

2.1 <u>Application, Determination of Eligibility and Furnishing Medicaid</u> (Continued)

Income, budget unit and resources will be used to determine Medicaid eligibility. The following summarizes differences in methodology:

Income: Medicaid – 200% FPL

SNAP – 130% FPL TANF – 50% FPL

Income disregards: Medicaid – Standard work deduction of \$100 is applied to the determined monthly gross earned income; the first \$50 of child support; a deduction for dependent care expense allowed for up to \$200 per month, per child under age 12 or incapacitated adult reduced by the amount of Childcare Assistance; the income of family members who receive SSI.

SNAP - standard deduction (\$142 for household size of 1-3); 20% of earned income; maximum excess shelter deduction of up to \$417; mandatory utility allowance of \$272 if the household has heating/cooling costs or a basic utility allowance of \$134 or actual utility expenses and a telephone allowance of \$33; monthly dependent care expenses; legally obligated child support deduction; medical deduction

TANF - a 50% earned income disregard for four months provided they pass the gross income test or \$100 earned income disregard following the fourth month of the 50% disregard

Budget unit: Medicaid - income and resources of the parents and children in the home. SNAP – the child and other individuals who purchase food or prepare meals together for home consumption

TANF - The dependent child(ren) for whom assistance is requested, the biological, legal or adoptive parent, stepparent(s), minor, adoptive and half-siblings.

Resources: Medicaid - \$30,000 limit per budget unit.

SNAP - \$2,000 per budget unit TANF - \$2,500 per budget unit

TN No.: <u>SC_12-016</u> Approval Date: <u>12/11/12</u>
Supersedes TN No.: SC 1<u>1-009</u>

ATTACHMENT 2.2-A Page 11d OMB No.: 00938 –

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT Medical Assistance Program

State: South Carolina

State. South Caronia
SECTION 2 – COVERAGE AND ELIGIBILITY
Citation(s)
2.1 Application, Determination of Eligibility and Furnishing Medicaid (Continued)
(5) Check off which option is used to satisfy the Screen and Enroll requirement before a child may be enrolled under title XXI.
(a) Screening threshold established by the Medicaid agency as: (i) percentage of the Federal Poverty level which exceeds the highest Medicaid income threshold applicable to a child by a minimum of 30 percentage points: specify; or
(ii) percentage of the Federal poverty level (describe how this reflects the value of any difference between income methodologies of Medicaid and the Express Lane agency); or
(b) Temporary enrollment pending screen and enroll.
∑ (6) The State elects the option for automatic enrollment without a Medicaid application, based on data obtained from other sources and with the child's or family's affirmative consent to child's Medicaid enrollment.
(7) Check off if the State elects the option to rely on a finding from an Express Lane agency that includes gross income or adjusted gross income shown by State income tax records or returns.

TN No.: <u>SC 12-016</u> Approval Date: <u>12/11/12</u> Effective Date: <u>09/01/12</u>

Supersedes TN No.: SC 11-009

Revision: HFCA-PM-91-4 (BPD)

August 1991

Attachment 2.2-A

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OMB NO.: 0938-

	State		South	Carol:	ina					
Agency*	Citation(s)			Groups	S Covered					
	В.		nal Gro	oups Ot	ther Than	the 1	Medica	lly Ne	ed <u>y</u>	
42 CFR 435.	220 🗌	6.	their from a servideduct	work-nearning vice ex ts worl	who would related ch gs rather xpenditure x-related e the amou	hild than e. T chil	care c by a he Sta d care	osts we State a te's Al costs	ere paid agency a FDC plai	d as n
			The Stabove		overs all	indi	vidual	s as d	escribe	Ė
1902(a)(10)(F (ii) and 1905 of the Act					overs only ndividuals		follo	wing g	roup or	
or the Act				Indiv	iduals und 21 20 19 18	der t	he age	of		
					aker relat ant Women					
42 CFR 435.22 1902(a)(10) (A)(ii) and 1905(a)(i) of the Act IV-A		7.		a.	All indiving section in section Act, who requirement and who a	on 19 meet ents	02(a)(the i of the	10)(A) ncome a AFDC	(i) of t and reso State p	the ource
IV-A					21 20 19 X 18(1	reas comp	onably	expecteconda:	ted to ry educa	

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OMB NO.: 0938-

	Stat	e	South Ca	aroli	na	
Agency*	Citation(s	;)	Gr	roups	Cove	red
	В.	Option (Conti		os Ot	her Th	nan the Medically Needy
42 CFR 435.2	222 🛚	b.				Eication of individuals above, as follows:
		X	(1		are as	iduals for whom public agencies ssuming full or partial cial responsibility and who are:
			X		(a)	In foster homes (and are under the age of $\underline{21}$).
			X		(b)	In private institutions (and are under the age of21).
					(c)	In addition to the group under b.(1)(a) and (b), individuals placed in foster homes or private institutions by private, nonprofit agencies (and are under the age of).
			(2		in fu	iduals in adoptions subsidized ll or part by a public agency are under the age of).
			(3		age of	iduals in NFs (who are under the). NF services are ded under this plan.
			(4		(b)(3	dition to the group under), individuals in ICFs/MR (who nder the age of).

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State South Carolina

Agency* Citation(s) Groups Covered

B. Optional Groups Other Than the Medically Needy (Continued)

(5) Individuals receiving active treatment as inpatients in psychiatric facilities or programs (who are under the age of ______). Inpatient psychiatric services for individuals under age 21 are provided under this plan.

___ (6) Other defined groups (and ages), as specified in Supplement 1 of ATTACHMENT 2.2-A.

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(BPD) Attachment 2.2-A

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State South Carolina

Agency* Citation(s)

Groups Covered

B. Optional Groups Other Than the Medically Needy (Continued)

1902(a)(10) (A)(ii)(VIII) of the Act IV-A



 \boxtimes

- 8. A child for whom there is in effect a State adoption assistance agreement (other than under title IV-E of the Act), who, as determined by the State adoption agency, cannot be placed for adoption without medical assistance because the child has special needs for medical or rehabilitative care, and who before execution of the agreement-
 - a. Was eligible for Medicaid under the State's approved Medicaid Plan; or
 - b. Would have been eligible for Medicaid if the standards and methodologies of the title IV-E foster care program were applied rather than the AFDC standards and methodologies.

The State covers individuals under the age Of--

__X_ 21 ____ 20 ____ 19 ____ 18

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State	South (Carolina

Agency*	Citation(s)	Groups Covered
	В.	Optional Groups Other Than the Medically Needy (Continued)
42 CFR 435	5.223	9. Individuals described below who would be eligible for AFDC if coverage under the State's AFDC plan were as broad as allowed under title IV-A:
1902(a)(10 (A)(ii) an 1905(a) of the Act	ıd	Individuals under the age of 21 20 19 18 Caretaker relatives Pregnant women

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State South Carolina

Agency* Citation(s) Groups Covered

B. Optional Groups Other Than the Medically Needy (Continued)

42 CFR 435.230

10. States using SSI criteria with agreements under sections 1616 and 1634 of the Act.

The following groups of individuals who receive only a State supplementary payment (but no SSI payment) under an approved optional State supplementary payment program that meets the following conditions. The supplement is—

- a. Based on need and paid in cash on a regular basis.
- b. Equal to the difference between the individual's countable income and the income standard used to determine eligibility for the supplement.
- c. Available to all individuals in the State.
- d. Paid to one or more of the classifications of individuals listed below, who would be eligible for SSI except for the level of their income.
- ____ (1) All aged individuals.
- ____ (2) All blind individuals.
- ____ (3) All disabled individuals.

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		State	South	Carol	ina
Agency*	Citat	ion(s)		Group	os Covered
		В.	Optional Gra (Continued)	oups C	Other Than the Medically Needy
			_ <u>X</u>	(4)	Aged individuals in domiciliary facilities or other group living arrangements as defined under SSI.
42 CFR 435.	.230		<u> </u>	(5)	Blind individuals in domiciliary facilities or other group living arrangements as defined under SSI.
			_X	(6)	Disabled individuals in domiciliary facilities or other group living arrangements as defined under SSI.
				(7)	Individuals receiving a Federally administered optional State supplement that meets the conditions specified in 42 CFR 435.230.
				(8)	Individuals receiving a State administered optional State supplement that meets the conditions specified in 42 CFR 435.230.
				(9)	Individuals in additional classifica- classifications approved by the Secretary as follows:

Revision:	HFCA-PM-91- August 1991	4 (BPD) Attachment 2.2-A Page 16a OMB NO.: 0938-
	State	South Carolina
Agency*	Citation(s)	Groups Covered
	В.	Optional Groups Other Than the Medically Needy (Continued)
		The supplement varies in income standard by political subdivisions according to cost-of-living differences.
		Yes
		<u>X</u> No.

The standards for optional State supplementary payments

are listed in Supplement 6 of ATTACHMENT 2.6-A.

TN No. MA 92-07 Supersedes TN No. N/A

Approval Date 06/04/92

Effective Date 1/01/92

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State South Carolina

Agency* Citation(s) Groups Covered

B. Optional Groups Other Than the Medically Needy (Continued)

42 CFR 435.230 42 CFR 435.120 435.121 1902(a)(10) (A)(ii)(XI) of the Act 11. Section 1902(f) States and SSI criteria States without agreements under section 1616 or 1634 of the Act.

The following groups of individuals who receive a State supplementary payment under an approved optional State supplementary payment program that meets the following conditions. The supplement is—Based on need and paid in cash on a regular basis.

- b. Equal to the difference between the individual's countable income and the income standard used to determine eligibility for the supplement.
- c. Available to all individuals in each classification and available on a Statewide basis.
- d. Paid to one or more of the classifications of individuals listed below:
- ____ (1) All aged individuals.
- ____ (2) All blind individuals.
- (3) All disabled individuals.

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	State	South	Carolina	
Agency*	Citation(s)		Groups Co	vered
	В.	Optional Gro	oups Other	Than the Medically Needy
			(4)	Aged individuals in domiciliary facilities or other group living arrangements as defined under SSI.
			(5)	Blind individuals in domiciliary facilities in other group living arrangements under SSI.
			(6)	Disabled individuals in domiciliary facilities or other group living arrangements as defined under SSI.
			(7)	Individuals receiving federally administered optional State supplement that meets the conditions specified in 42 CFR 435.230.
			(8)	Individuals receiving a State administered optional State supplement that meets the conditions specified in 42 CFR 435.230.
			(9)	Individuals in additional classifications approved by the Secretary as follows:

Revision:	HFCA-PM-91-4 August 1991	(BPD)	Attachment 2.2-A Page 18a OMB NO.: 0938-
	State	South Carolina	
Agency*	Citation(s)	Groups Covered	
	В.	Optional Groups Other Than the (Continued)	Medically Needy
		The supplement varies in political subdivisions a living differences.	
		Yes	
		No	
		The standards for option	al State supplementary

2.6-A.

TN No. MA 92-07 Supersedes TN No. MA 91-06

Approval Date 06/04/92

Effective Date 1/01/92

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State South Carolina

Agency*	Citation(s)		Groups Covered
	В.		nal Groups Other Than the Medically Needy inued)
42 CFR 435.2 1902(a)(10) (A)(ii)(V) of the Act IV-A	31 🔼_	12.	Individuals who are in institutions for at least 30 consecutive days and who are eligible under a special income level. Eligibility begins on the first day of the 30-day period. These individuals meet the income standards specified in Supplement 1, page 9a to ATTACHMENT 2.6-A.
			The State covers all individuals as described above.
			The State covers only the following group or groups of individuals:
1902(a)(10)((ii) and 190 of the Act			Aged Blind Disabled Individuals under the age of 21 20 19 18 Caretaker relatives Pregnant women

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State South Carolina

Agency* Citation(s) Groups Covered В. Optional Groups Other Than the Medically Needy (Continued) \boxtimes 13. Certain disabled children age 18 or under who are 1902(e)(3) of the Act living at home, who would be eligible for Medicaid under the plan if they were in a medical institution, and for whom the State has made a determination as required under section 1902(e) (3)(B) of the Act. Supplement 3 to ATTACHMENT 2.2-A describes the method that is used to determine the cost effectiveness of caring for this group of disabled children at home. The following individuals who are not mandatory 1902(a)(10) \boxtimes 14. categorically needy whose income does not exceed (A)(ii)(IX) the income level (established at an amount above and 1902(1) of the Act the mandatory level and not more than 185 percent of the Federal poverty income level) specified in Supplement 1 to ATTACHMENT 2.6-A for a family of the same size, including the woman and unborn child or infant and who meet the resource standards specified in Supplement 2 to ATTACHMENT 2.6-A: a. Women during pregnancy (and during the 60-day period beginning on the last day of pregnancy); and b. Infants under one year of age.

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State ____South Carolina

Agency* Citation(s) Groups Covered

TN No. MA 92-07 Supersedes TN No. MA 90-27

Approval Date 06/04/92

Effective Date 1/01/92

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State South Carolina

Agency* Citation(s) Groups Covered

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B. Optional Groups Other Than the Medically Needy (Continued)

1902(a)
(ii)(X)
and 1902(m)
(1) and (3)
of the Act
IV-A

16. Individuals-

- a. Who are 65 years of age or older or are disabled, as determined under section 1614(a)(3) of the Act. Both aged and and disabled individuals are covered under this eligibility group.
- b. Whose income does not exceed the income level (established at an amount up to 100 percent of the Federal income poverty level) specified in Supplement 1 to ATTACHMENT 2.6-A for a family of the same size; and
- c. Whose resources do not exceed the maximum amount allowed under SSI; or under the State's medically needy program as specified in ATTACHMENT 2.6-A. Supplement 2, pg. 6.

TN No. MA 92-07 Supersedes TN No. N/A

Approval Date 06/04/92

Effective Date 1/01/92

HFCA ID: 7984E

Revision: HFCA-PM-92-1 (MB) Attachment 2.2-A Page 23

February 1992

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State South Carolina

COVERAGE AND CONDITIONS OF ELIGIBILITY

Citation(s)

Groups Covered

Optional Groups Other Than the Medically Needy В. (Continued)

1902(a)(47) and 1920 of the Act

____ 17. Pregnant women who are determined by a "qualified provider" (as defined in §1920(b)(2) of the Act based on preliminary information, to meet the highest applicable income criteria specified in this plan under $\underline{\text{ATTACHMENT 2.6-A}}$ and are therefore determined to be presumptively eligible during a presumptive eligibility period in accordance with §1920 of the Act.

TN No. MA 92-07 Supersedes

TN No. N/A

Approval Date 06/04/92 Effective Date 1/01/92

Revision: HFCA-PM-91-8 (BPD) Attachment 2.2-A October 1991 Page 23a OMB NO.:

	State	South	Carolina
Citation			Groups Covered
	В.	Optional Gro	oups Other Than the Medically Needy
1906 of the Act		18.	Individuals required to enroll in cost-effective employer-based group health plans remain eligible for a minimum enrollment period of _ 1 months.
1902(a)(10)(F) and 1902(u)(1) of the Act		19.	Individuals entitled to elect COBRA continuation coverage and whose income as determined under Section 1612 of the Act for purposes of the SSI program, is no more than 100 percent of the Federal poverty level, whose resources are no more than twice the SSI resource limit for an individual, and for whom the State determines that the cost of COBRA premiums is likely to be less than the Medicaid expenditures for an equivalent set of services. See Supplement 11 to ATTACHMENT

2.6-A.

TN No. N/A

Revision: HFCA-PM (MB) Attachment 2.2-A February Page 23b

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State South Carolina

Citation(s)

Groups Covered

B. Optional Groups Other Than the Medically Needy (Continued)

1902(a)(10)(A) (ii)(XIV) of the Act

- \underline{X} 19. Optional Targeted Low Income Children Who:
 - a. are not eligible for Medicaid under
 any other optional or mandatory
 eligibility group or eligible as
 medically needy (without spenddown
 liability);
 - b. would not be eligible for Medicaid under the policies in the State's Medicaid plan as in effect on April 15, 1997 (other than because of the age expansion provided for in §1902 (1)(2)(D);
 - c. have family income at or below:

200 percent of the Federal poverty level for the size family involved, as revised annually in the Federal Register; or

A percentage of the Federal poverty level, which is in excess of the "Medicaid applicable income level" (as defined in §2110(b)(4) of the Act) but by no more than 50 percentage points.

The State covers:

 \underline{X} All children described above who are under age $\underline{19}$ (18, 19) with family income at or below $\underline{200}$ percent of the Federal poverty level.

TN No. SC 10-003

Supersedes Approval Date: 10/19/10 Effective Date 10/01/10

TN No. MA 98-005

February Page 23c

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

	State	South	Carolina
Citation(s)			Groups Covered
			The following reasonable classifications of children described above who are under Age (18, 19) with family income at or below the percent of the Federal poverty level specified for the classification:
			(ADD NARRATIVE DESCRIPTION(S) OF THE REASONABLE CLASSIFICATION(S) AND THE PERCENT OF THE FEDERAL POVERTY LEVEL USED TO ESTABLISH ELIGIBILITY FOR EACH CLASSIFICATION.)
1902(a)(12) of the	e Act <u>X</u>	20.	A child under age19 (Not to exceed age 19) who has been determined eligible is deemed to be eligible for a total of12_months (not to exceed 12 months) regardless of changes in circumstances other than attainment of the maximum age stated above.
1920A of the Act		_ 21.	Children under age 19 who are determined by a "qualified entity" (as defined in §1920A (b)(3)(A) based on preliminary information, to meet the highest applicable income criteria specified in this plan.
			The presumptive period begins on the day that the determination is made. If an application for Medicaid is filed on the child's behalf by the last day of the month following the month in which the determination of presumptive eligibility was made, the presumptive period ends on the day that the State agency makes a determination of eligibility based on that application. If an application is not filed on the child's behalf by the last day of the month following the month the determination of presumptive eligibility was made, the presumptive period ends on that last day.

Revision: Attachment 2.2-A

Page 23d OMB NO.:

State/Territory: South Carolina

Citation	Groups Covered
	B. Optional Groups Other Than the Medically Needy (Continued)
1902(a)(10)(A)	_X 22. Disabled individuals whose net family income is below 250 per cent of the Federal poverty level for a family of the size involved and who, except for earned income, meet all criteria for receiving benefits under the SSI program. See page 12c of the Attachment 2.6-A.
1902(a)(10)(A)	_X 23. Children who are in foster care under the responsibility of the state on their 18 th birthday may be eligible for Medicaid until their 21 st birthday without regard to their income and resources.

	State:	South Carolina
Citation		Groups Covered
		onal Groups Other Than the Medically Needy
1902(a)(10)(A)(ii (XVIII) of the Ac		_ [24]. Women who:
	a.	have been screened for breast or cervical cancer under the Centers for Disease Control and Prevention Breast and Cervical Cancer Early Detection Program established under title XV of the Public Health Service Act in accordance with the requirements of section 1504 of that Act and need treatment for breast or cervical cancer, including a pre-cancerous condition of the breast or cervix;
	b.	are not otherwise covered under creditable coverage, as defined in section 2701(c) of the Public Health Service Act;
	C.	are not eligible for Medicaid under any mandatory categorically needy eligibility group; and
	d.	have not attained age 65.
1920B of the Act		[25]. Women who are determined by a "qualified entity" (as defined in 1920B) (b) based on preliminary information, to be a woman described in 1902(aa) of the Act related to certain breast and cervical cancer patients.
		The presumptive period begins on the day that the determination is made. The period ends on the date that the State makes a determination with respect to the woman's eligibility for Medicaid, or if the woman does not apply for Medicaid (or a Medicaid application was not made on her behalf) by the last day of the month following the month in which the determination of presumptive eligibility was made, the presumptive period ends on that last day.

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State South Carolina

Agency* Citation(s) Groups Covered C. Optional Coverage or the Medically Needy 42 CFR 435.301 This plan includes the medically needy. \boxtimes No. Yes. This plan covers: 1. Pregnant women who, except for income and/or resources, would be eligible as categorically needy under title XIX of the Act. 2. 1902(e) of the Women who, while pregnant, were eligible for and have applied for Medicaid and receive Act Medicaid as medically needy under the approved State plan on the date the pregnancy ends. These women continue to be eligible, as though they were pregnant, for all pregnancy-related and postpartum services under the plan for a 60-day period, beginning with the date the pregnancy ends, and any remaining days in the month in which the 60th day falls. 1902(a)(10) 3. Individuals under age 18 who, but for (C)(ii)(I) income and/or resources, would be eligible of the Act under section 1902(a)(10)(A)(i) of the Act.

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State South Carolina Agency* Citation(s) Groups Covered Optional Coverage of Medically Needy (Continued) 1902(e)(4) of 4. Newborn children born on or after October 1, 1984 to a woman who is eligible as the Act medically needy and is receiving Medicaid on the date of the child's birth. The child is deemed to have applied and been found eligible for Medicaid on the date of birth and remains eligible for one year so long as the woman remains eligible or would remain eligible if she were pregnant and the child is a member of the woman's household. 5. 🗌 a. 42 CFR 435.308 Financially eligible individuals who are not described in section C.3.above and who are under the age of--21 20 19 18 or under age 19 who are full-time students in a secondary school or in the equivalent of vocational or technical training □ b. Reasonable classification of financially eligible individuals under the ages of 21, 20, 19, or 18 as specified below: (1)Individuals for whom public agencies are assuming full or partial financial responsibility and who are: In foster homes(and are (a) under the age of).

Approval Date 02/19/93

In private institutions (and under the age of

____).

(b)

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					OMB NO.: 0938-
	State	South	Carol:	ina	-
Agency*	Citation(s)		Group	s Covered	
	С.	Optional Co	verage	of Medically	Needy (Continued)
				b.(1)(placed privat privat	dition to the group under a) and(b),individuals d in foster homes or the institutions by the ten in the age of the under the age of
			(2)	in full or p	in adoptions subsidized part by a public agency ler the age of).
			(3)	age of)	in NFs (who are under the . NF services are ler this plan.
			(4)		to the group under b)(3), in ICFs/MR (who are under).
			(5)	treatment as psychiatric programs (who of). I psychiatric individuals	receiving active inpatients in facilities or to are under the age inpatient services for under age 21 are this plan.
			(6)	ages), as sp	ed groups (and becified in of ATTACHMENT 2.2-A.

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State South Carolina

	2040	_		304011	
Agency*	Citation(s)			Groups Covered
	С.	Oı	ptiona	al Cov	verage of Medically Needy (Continued)
42 CFR 435.	310	6	. (Careta	ker relatives.
42 CFR 435. and 435.330		7	. 7	Aged i	ndividuals
42 CFR 435. and 435.330		8	. 1	3lind	individuals.
42 CFR 435. and 435.330		9	. I	Disabl	ed individuals.
42 CFR 435.	326	10	1 :	not en indivi the sa	duals who would be ineligible if they were arolled in an HMO. Categorically needy duals are covered under 42 CFR 435.212 and ame rules apply to medically needy duals.
435.340		1:	1. I	Blind	and disabled individuals who:
			ć		Meet all current requirements for Medicaid eligibility except the blindness or disability criteria;
			1	ο.	Were eligible as medically need in December 1973 as blind or disabled; and
			C	С.	For each consecutive month after December 1973 continue to meet the December 1973 eligibility criteria.

October 1991

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State ____South Carolina

Agency* Citation(s) Groups Covered

> C. Optional Coverage of Medically Needy (Continued)

1906 of the Act

Individuals required to enroll in cost effective 12. employer-based group health plans remain eligible for a minimum enrollment period of _____ months.

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: South Carolina

REQUIREMENTS RELATING TO DETERMINING ELIGIBILITY FOR MEDICARE PRESCRIPTION DRUG LOW-INCOME SUBSIDIES

-							
Agency	Citat	ion(s)	Groups Covered				
1935(a) and 190)2(a)(66)	The agency provides for making Medicare prescription drug Low Income Subsidy determinations under Section 1935(a) of the Social Security Act.					
42 CFR 423.774 and 423.904			The agency makes determinations of eligibility for premium and cost-sharing subsidies under and in accordance with section 1860D-14 of the Social Security Act;				
		2.	The agency provides for informing the Secretary of such determinations in cases in which such eligibility is established or redetermined;				
		3.	The agency provides for screening of individuals for Medicare cost-sharing described in Section 1905(p)(3) of the Act and offering enrollment to eligible individuals under the State plan or				

under a waiver of the State plan.

Revision: CMS-PM- ATTACHMENT 2.2-A Page 28

OMB No.: State/Territory South Carolina

State	/Territory South Carolina
Citation	Groups Covered
В.	Optional Groups Other Than the Medically Needy (Continued)
1902(a)(10)(A)(ii)(XXI)	
1902(ii) 🖂	Individuals (men and women) who are <i>not</i> pregnant and whose income does not exceed the State established income standard of 185% of the Federal Poverty Level. This amount does not exceed the highest income limit for pregnant women in this State Plan, which is 185% of the Federal Poverty Level.
	In determining eligibility for this group, the State considers only the income of the applicant or recipient.
	In determining eligibility for this group, the State will exclude parental income for minors under age 18, consistent with the methodology described on page 1 of Supplement 8a to Attachment 2.6 of the State Plan.
1920C □	Presumptive Eligibility for Family Planning: The State provides a period of presumptive eligibility for family planning services to individuals determined by a qualified entity, based on preliminary information from the individual, described in the group the State has elected to make eligible under the above option. The period of presumptive eligibility ends on the earlier of the date a formal determination of Medicaid eligibility is made under 1902(a)(10)(A)(ii)(XXI), or, when no application has been filed, the last day of the month following the month during which the qualified entity determines the individual presumptively eligible.
	In addition to family planning services, the State covers family planning-related services to such individuals during the period of presumptive eligibility.

Supersedes TN: No._New Page ____

Revision: HFCA-PM-91-4 (BPD) SUPPLEMENT 1 TO ATTACHMENT 2.2-A

August 1991 Page 1

OMB NO.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State South Carolina

REASONABLE CLASSIFICATIONS OF INDIVIDUALS UNDER THE AGE OF 21, 20, 19, AND 18 $\,$

TN No. MA 92-07 Supersedes

TN No. N/A

Approval Date 06/04/92 Effective Date 1/02/92

HCFA ID: 7984E

Revision: HFCA-PM-91-4 (BPD) SUPPLEMENT 3 TO ATTACHMENT 2.2-A

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> > OMB NO.: 0938-

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State/Territory: South Carolina

Method for Determining Cost Effectiveness of Caring for Certain Disabled Children at Home

On an annual basis, each recipient's expenditures will be measured against the cost of care in an institution to ensure that home care is more cost effective than institutional care.

For each recipient the cost of home care services to the Medicaid program must be no greater than the costs that would be incurred if the recipient were placed in an institution which meets the recipient's needs.